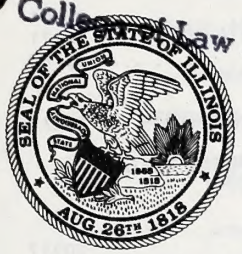


Reserve

IIT Chicago Kent

DEC 06 1988

College of Law Library



JIM EDGAR
Secretary of State

VOLUME 12
ISSUE 49

A WEEKLY
PUBLICATION

DECEMBER 2
1988

Pages 19795-20308

Secretary of State
Administrative Code Div.
201 West Monroe
Springfield, IL 62756

(217) 782-9786

ILLINOIS REGISTER

Rules of Governmental Agencies

TABLE OF CONTENTS

PROPOSED RULES

	Page
AGRICULTURE, DEPARTMENT OF	
Grain Dealers; 68 Ill. Adm. Code 600	19795
Public Grain Warehouse & Warehouse Receipts Act; 8 Ill. Adm. Code 505	19806
EMPLOYMENT SECURITY, DEPARTMENT OF	
Wages; 56 Ill. Adm. Code 2730	19818
ENVIRONMENTAL PROTECTION AGENCY	
Procedures for Collection of Air Pollution Site Fees; 35 Ill. Adm. Code 251	19825
Procedures for Operation of the Hazardous Waste Fee System; 35 Ill. Adm. Code 855	19834
NUCLEAR SAFETY, DEPARTMENT OF	
Notices, Instructions & Reports to Workers; Inspections; 32 Ill. Adm. Code 400	19840
Radiation Safety Requirements for Industrial Radiographic Operations; 32 Ill. Adm. Code 350	19851
Radiation Safety Requirements for Wireline Service Operations & Subsurface Tracer Studies; 32 Ill. Adm. Code 351	19864
PUBLIC AID, DEPARTMENT OF	
Medical Payment; 89 Ill. Adm. Code 140	19868
PUBLIC HEALTH, DEPARTMENT OF	
Child Health Examination; 77 Ill. Adm. Code 665	19884
Hospital Licensing Requirements; 77 Ill. Adm. Code 250	19892
Long-Term Care Assistants & Aides Training Programs Code; 77 Ill. Adm. Code 395	19927
REVENUE, DEPARTMENT OF	
Alcoholic Liquor - Hearings; 86 Ill. Adm. Code 425, Repeal of	19976
Cigarette Tax Act - Hearings; 86 Ill. Adm. Code 445, Repeal of	19981
Cigarette Use Tax Act - Hearings; 86 Ill. Adm. Code 455, Repeal of	19987
Practice & Procedure for Hearings Before the Ill. Department of Revenue; 86 Ill. Adm. Code 200	19993
Property Tax/Revenue Act of 1939; 86 Ill. Adm. Code 110	20007
Retailers' Occupation Tax Hearings; 86 Ill. Adm. Code 200, Repeal of	20012
SECRETARY OF STATE	
Collection of Fees; 92 Ill. Adm. Code 1003	20019
TRANSPORTATION, DEPARTMENT OF	
Carriage by Public Highway; 92 Ill. Adm. Code 177	20027
General Information, Regs., & Definitions; 92 Ill. Adm. Code 171	20032
Hazardous Materials Table & Hazardous Materials Communications; 92 Ill. Adm. Code 172	20040
Shipping Container Specifications; 92 Ill. Adm. Code 178	20045
Shippers General Requirements for Shipments & Packagings; 92 Ill. Adm. Code 173	20055

ADOPTED RULES

ALCOHOLISM AND SUBSTANCE ABUSE, DEPARTMENT OF	
Subacute Alcoholism & Substance Abuse Treatment Services; 77 Ill. Adm. Code 2090	20061
HEALTH CARE COST CONTAINMENT COUNCIL, ILLINOIS	
Hospital Price Information; 77 Ill. Adm. Code 2530	20089
LABOR RELATIONS BOARD, ILLINOIS STATE/LABOR RELATIONS BOARD, ILLINOIS LOCAL	
General Procedures; 80 Ill. Adm. Code 1200	20096
Impasse Resolution; 80 Ill. Adm. Code 1230	20102
Representation Proceedings; 80 Ill. Adm. Code 1210	20110
Unfair Labor Practice Proceedings; 80 Ill. Adm. Code 1220	20122
POLLUTION CONTROL BOARD	
Effluent Standards; 35 Ill. Adm. Code 304	20126
Organic Material Emission Standards & Limitations; 35 Ill. Adm. Code 215	20133

(Continued on next page)

PROFESSIONAL REGULATION, DEPARTMENT OF Private Detective, Private Alarm & Private Security Act of 1983; 68 Ill. Adm. Code 1240 . . .	20143
PUBLIC AID, DEPARTMENT OF Food Stamps; 89 Ill. Adm. Code 121	20161
General Assistance; 89 Ill. Adm. Code 114	20171
Medical Assistance Programs; 89 Ill. Adm. Code 120	20188
PUBLIC HEALTH, DEPARTMENT OF Testing of Breath, Blood & Urine for Alcohol &/or Other Drugs; 77 Ill. Adm. Code 510	20211
AGENCY NOTICES OF MODIFICATION, WITHDRAWAL OR REFUSAL TO PROPOSED RULES	
PROFESSIONAL REGULATION, DEPARTMENT OF Private Detective, Private Alarm & Private Security Act of 1983, The; 68 Ill. Adm. Code 1240, Modification	20217
JOINT COMMITTEE ON ADMINISTRATIVE RULES – STATEMENT OF OBJECTIONS, SUSPENSIONS, RECOMMENDATIONS, PROHIBITED FILINGS AND APPROVALS	
ETHICS, BOARD OF Procedures of the Board of Ethics; 80 Ill. Adm. Code 2000, Objection	20218
POLLUTION CONTROL BOARD Permits & General Provisions; 35 Ill. Adm. Code 201, Objection	20221
PROFESSIONAL REGULATION, DEPARTMENT OF Private Detective, Private Alarm & Private Security Act of 1983; 68 Ill. Adm. Code 1240, Objection	20224
Private Detective, Private Alarm & Private Security Act of 1983; 68 Ill. Adm. Code 1240, Recommendation	20228
PUBLIC AID, DEPARTMENT OF Reimbursement for Nursing Costs for Geriatric Facilities; 89 Ill. Adm. Code 147, Objection . . .	20231
RACING BOARD, ILLINOIS Charitable Funds; 11 Ill. Adm. Code 208, Objection	20234
JOINT COMMITTEE ON ADMINISTRATIVE RULES – NOTICE OF FAILURE TO REMEDY OBJECTIONS	
PUBLIC HEALTH, DEPARTMENT OF Minimum Health Care Standards for Health Maintenance Organizations; 77 Ill. Adm. Code 240	20243
JOINT COMMITTEE ON ADMINISTRATIVE RULES – REVIEW OF EXISTING RULES – STATEMENT OF OBJECTIONS AND RECOMMENDATIONS	
CONSERVATION, DEPARTMENT OF Duck, Goose & Coot Hunting; 17 Ill. Adm. Code 590, Objection (Emergency).	20245
PUBLIC INFORMATION	
REVENUE, DEPARTMENT OF Index of Letter Rulings (Third Quarter of 1988) (ROT)	20248
REGULATORY AGENDA	
PUBLIC HEALTH, DEPARTMENT OF Pertussis Vaccine Pamphlet Code; 77 Ill. Adm. Code 698	20280
JOINT COMMITTEE ON ADMINISTRATIVE RULES	
Second Notices Received	20284
EXECUTIVE ORDERS AND PROCLAMATIONS	
PROCLAMATIONS	
88-527 — Ilion Wait Crabel Day	20285
88-528 — Rabbi David Z. Soloff Day	20286
88-529 — A Day Of Unity Within The Greek Community	20287
88-530 — Rachel & Neil Greenbaum Day	20288
88-531 — One Hundred Seventy-eighth Infantry Day	20289
88-532 — Father George Clements/Chicagoan Of The Year	20290
88-533 — Prayer Vigil Week	20291
88-534 — Senator Howard W. Carroll Day	20292
88-535 — Anti-Shoplifting Week	20293
88-536 — Communications Day/Communications Week	20294
88-537 — Gifted Child Month	20295
88-538 — John Fischetti Endowment Day	20296
88-539 — Bible Week	20297
88-540 — Christmas Is For Children Day	20298
88-541 — Drunk & Drugged Driving Awareness Week	20299
88-542 — National Philanthropy Day	20300
88-543 — Farm Women's Month	20301
88-544 — Glenn Hall Day	20302
88-545 — Richard Gromer Day	20303
88-546 — Sepp Herberger Sport, Radio & Press Ball Day	20304

(Continued on next page)

PROCLAMATIONS (Continued)		
88-547 — Thanksgiving Day		20305
88-548 — Tony Esposito Day		20306
88-549 — U.S. Security Mail Box Week		20307
88-550 — Hungarian Freedom Fighter's Day		20308

CUMULATIVE INDEX

1988 Index — Issue #1 thru Issue #49	CI-1
--	------

SECTIONS AFFECTED INDEX

1988 Index — Issue #1 thru Issue #48	SAI-1
1988 Index — Issue #49	SAI-89

Printed by Authority of the State of Illinois; December 1988 — 890 — GA-646

INTRODUCTION

The *Illinois Register* is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The *Register* will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1985, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1988

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 16, 1987	Dec. 23, 1987	1	Jan. 4, 1988	June 28, 1988	July 5, 1988	29	July 15, 1988
Dec. 23, 1987	Dec. 30, 1987	2	Jan. 8, 1988	July 5, 1988	July 12, 1988	30	July 22, 1988
Dec. 30, 1987	Jan. 5, 1988	3	Jan. 15, 1988	July 12, 1988	July 19, 1988	31	July 29, 1988
Jan. 5, 1988	Jan. 12, 1988	4	Jan. 22, 1988	July 19, 1988	July 26, 1988	32	Aug. 5, 1988
Jan. 12, 1988	Jan. 19, 1988	5	Jan. 29, 1988	July 26, 1988	Aug. 2, 1988	33	Aug. 12, 1988
Jan. 19, 1988	Jan. 26, 1988	6	Feb. 5, 1988	Aug. 2, 1988	Aug. 9, 1988	34	Aug. 19, 1988
Jan. 26, 1988	Feb. 2, 1988	7	Feb. 16, 1988 (Tues.)	Aug. 9, 1988	Aug. 16, 1988	35	Aug. 26, 1988
Feb. 2, 1988	Feb. 9, 1988	8	Feb. 19, 1988	Aug. 16, 1988	Aug. 23, 1988	36	Sept. 2, 1988
Feb. 9, 1988	Feb. 16, 1988	9	Feb. 26, 1988	Aug. 23, 1988	Aug. 30, 1988	37	Sept. 9, 1988
Feb. 16, 1988	Feb. 23, 1988	10	Mar. 4, 1988	Aug. 30, 1988	Sept. 6, 1988	38	Sept. 16, 1988
Feb. 23, 1988	Mar. 1, 1988	11	Mar. 11, 1988	Sept. 6, 1988	Sept. 13, 1988	39	Sept. 23, 1988
Mar. 1, 1988	Mar. 8, 1988	12	Mar. 18, 1988	Sept. 13, 1988	Sept. 20, 1988	40	Sept. 30, 1988
Mar. 8, 1988	Mar. 15, 1988	13	Mar. 25, 1988	Sept. 20, 1988	Sept. 27, 1988	41	Oct. 7, 1988
Mar. 15, 1988	Mar. 22, 1988	14	Apr. 1, 1988	Sept. 27, 1988	Oct. 4, 1988	42	Oct. 14, 1988
Mar. 22, 1988	Mar. 29, 1988	15	Apr. 8, 1988	Oct. 4, 1988	Oct. 11, 1988	43	Oct. 21, 1988
Mar. 29, 1988	Apr. 5, 1988	16	Apr. 15, 1988	Oct. 11, 1988	Oct. 18, 1988	44	Oct. 28, 1988
Apr. 5, 1988	Apr. 12, 1988	17	Apr. 22, 1988	Oct. 18, 1988	Oct. 25, 1988	45	Nov. 4, 1988
Apr. 12, 1988	Apr. 19, 1988	18	Apr. 29, 1988	Oct. 25, 1988	Nov. 1, 1988	46	Nov. 14, 1988 (Mon.)
Apr. 19, 1988	Apr. 26, 1988	19	May 6, 1988	Nov. 1, 1988	Nov. 8, 1988	47	Nov. 18, 1988
Apr. 26, 1988	May 3, 1988	20	May 13, 1988	Nov. 8, 1988	Nov. 15, 1988	48	Nov. 28, 1988 (Mon.)
May 3, 1988	May 10, 1988	21	May 20, 1988	Nov. 15, 1988	Nov. 22, 1988	49	Dec. 2, 1988
May 10, 1988	May 17, 1988	22	May 27, 1988	Nov. 22, 1988	Nov. 29, 1988	50	Dec. 9, 1988
May 17, 1988	May 24, 1988	23	June 3, 1988	Nov. 29, 1988	Dec. 6, 1988	51	Dec. 16, 1988
May 24, 1988	May 31, 1988	24	June 10, 1988	Dec. 6, 1988	Dec. 13, 1988	52	Dec. 23, 1988
May 31, 1988	June 7, 1988	25	June 17, 1988	Dec. 13, 1988	Dec. 20, 1988	53	Dec. 30, 1988
June 7, 1988	June 14, 1988	26	June 24, 1988	Dec. 20, 1988	Dec. 27, 1988	1	Jan. 6, 1989
June 14, 1988	June 21, 1988	27	July 1, 1988	Dec. 27, 1988	Jan. 3, 1989	2	Jan. 13, 1989
June 21, 1988	June 28, 1988	28	July 8, 1988				

Please note: When the *Register* deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

ILLINOIS REGISTER
DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

1) Heading of Part: Grain Dealers

2) Code Citation: 68 Ill. Adm. Code 600

3) <u>Section Numbers:</u>	<u>Proposed Action:</u>	<u>Section Numbers:</u>	<u>Proposed Action:</u>
600.10	Amend	600.80	Amend
600.30	Amend	600.90	New
600.60	Amend	600.100	New
		600.110	New

4) Statutory Authority: Illinois Grain Dealers Act (Ill. Rev. Stat. 1987, ch. III, pars. 301.01, 302, 304, 306, 308, 310, and 311, as amended by P.A. 85-1162, effective August 12, 1988).

5) A Complete Description of the Subjects and Issues Involved:

For stored grain, a Warehouse Receipt may not always be issued. In such cases, the date of delivery of the grain will be the date the purchase price is agreed upon. Section 01 of the Act added a short title and the rules are amended to reflect the short title. Because this new section was added, the beginning paragraph in citing the statutory authority for the Act has been changed, and we are adopting the latest edition of the Illinois Revised Statutes. References to a new Section pertaining to printing of price later contracts has been added.

P.A. 85-1162 amended the Grain Dealers Act to require a statement of cash flows rather than a statement of changes in financial position in applying for a license. The Financial Accounting Standards Board changed the title and information that appears on standard accounting documents. Changes in financial position is now known as changes in cash flows. The amendments in Section 600.30 of these rules makes the language in the rules compatible with the statutory changes.

The Department is charged with determining the financial resources of grain dealers for the purposes of assuring financial deficiencies are collateralized and that the grain dealer is not in a speculative position. Therefore, it is important that the grain dealer's records be kept accurate as well as up-to-date and the records should include not only receipts and shipments, but total inventory. We are deleting that the grain dealer can have a 7 day lag in posting transactions. Such a lag of time in posting can contribute to inaccurate records and lead the grain dealer into a speculative position.

Section 304 of the Act requires that a licensee must carry insurance on all company-owned grain. The Department's intent for adding this requirement was that the grain dealer must carry provisional stock insurance on the grain, not to require cargo insurance on each truck load of grain. Cargo insurance is more expensive than provisional stock insurance, and some insurance companies have interpreted the language in the Act to mean cargo insurance. The proposed

Some grain dealers and depositors have complained that taking time to execute a price later contract after the grain has been paid for is unnecessary. The price later contract provisions are being amended to not require a contract if the grain has been priced and paid for within 30 days following completion of delivery of any given lot of grain. Because grain dealers contribute to a self-insurance fund in accordance with the Illinois Grain Insurance Act, a statement on the price later contract that the grain is covered by a grain dealer's bond and the establishing of time periods no longer has the importance that it once did for protecting depositors' interests nor are time requirements necessary. The language is being replaced with language relating to present procedures that are compatible with the Illinois Grain Insurance Act. Further, language pertaining to printing of price later contracts has been moved to a new Section 600.90, which addresses that subject.

Three new Sections have been added pertaining to printing of price later contracts, settlement sheets, and scale tickets. These provisions are generally the same provisions contained in the rules for Public Grain Warehouses. The majority of grain dealers are also grain warehousemen and already follow these requirements. Further, many of those who are not warehousemen use the standardized forms. The Department is requesting, both grain dealers and warehousemen, that the settlement sheets contain evidence of the method of settlement so Department auditors can audit records faster and locate the documents easier. Prenumbered settlement sheets, scale tickets, and price later contracts help to assure accurate recordkeeping and that duplicates of the forms do not exist or forms have been omitted. The Department is charged with determining the financial resources of the grain dealer in order to assure that depositors are paid for their grain.

- 6) Will this proposed rule replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed amendment contain incorporations by reference? No
- 9) Are there any other amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: Rule does not affect units of local governments.
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

A 45-day written comment period will be granted for receiving comments from the public. This comment period will begin on the day the notice of rule-making appears in the Illinois Register. Comments should be sent to the Director, Department of Agriculture, State Fairgrounds, P.O. Box 19281, Springfield, Illinois 62794-9281.

This proposed rulemaking may have an impact on small businesses. In

accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, small businesses may present their comments to the Director as outlined above.

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: November 16, 1988
- B) Types of small businesses affected: Grain dealers, insurance companies, accountants, companies printing grain dealer documents.
- C) Reporting, bookkeeping or other procedures required for compliance: Accountants must certify the statement of cash flows, rather than the statement of financial position, of the grain dealer. The grain dealer must carry provisional stock insurance on all company-owned grain. Grain dealers must keep accurate and up-to-date records, including total grain inventory. Companies that print price later contracts must print the forms in accordance with the requirements set in the rules, keep a record of the printing of such documents for 5 years, and forward a copy of the invoice to the Department at the same time as billing is made to the grain dealer. Prenumbered settlement sheets and scale tickets must be used and notations of the method of settlement must appear on the settlement sheets.
- D) Types of professional skills necessary for compliance: Basic management, recordkeeping and bookkeeping.

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

TITLE 68: PROFESSIONS AND OCCUPATIONS
CHAPTER II: DEPARTMENT OF AGRICULTURE

PART 600

GRAIN DEALERS

Section	
600.10	Definitions
600.20	Application of Rules
600.30	Application for License
600.40	Surety Bond or Certificate of Deposit
600.50	Fees
600.60	Right of Examination, Insurance and Required Records
600.70	Posting of Notices; Business Hours
600.80	Price Later Contracts
600.90	Printing of Price Later Contracts
600.100	Settlement Sheets
600.110	Scale Tickets

AUTHORITY: Implementing and authorized by the Illinois Grain Dealers Act "An act to license and regulate grain dealers engaged in the business of purchasing grain from the producers thereof and making an appropriation in connection therewith" (Ill. Rev. Stat. 1987-1981, ch. 111, par. 301.01 et seq., as amended by P.A. 85-1162, effective August 12, 1988).

SOURCE: Rules and Regulations for The Grain Dealers Act, filed January 5, 1973, effective January 15, 1973; amended November 16, 1977, effective December 1, 1977; 3 Ill. Reg. No. 19, p. 3, effective May 11, 1979; codified at 5 Ill. Reg. 10572; amended at 8 Ill. Reg. 850, effective January 5, 1984; amended at 13 Ill. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

Section 600.10 Definitions

Terms defined for the purpose of administering the Act and these rules, unless context requires otherwise:

- a) "Date of Delivery of Grain to the Dealer" means the date that such grain is physically delivered to the dealer for the purpose of sale to the dealer. It does not mean the date that the grain is delivered for the purpose of storage; if the grain is in storage then the delivery date is the date the Warehouse Receipt is cancelled, if a Warehouse Receipt was issued. If no Warehouse Receipt

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

was issued, the date of delivery shall be the date the purchase price is agreed upon.

- b) "Daily Grain Transaction Report" is a record of the daily transactions of a grain dealer showing the amount of all grain received, shipped, and on hand at day's end.

- c) "Act" means the Illinois Grain Dealers Act (Ill. Stat. 1987, ch. Ill, par. 301.01 et seq., as amended by P.A. 85-1162, effective August 12, 1988) As set to license and regulate grain dealers engaged in the business of purchasing grain from the producers thereof and making an appropriation in connection therewith, approved August 27, 1967, as amended.

- d) "Price Later Contract" means a complete written contract subject to Sections 9 and 10 of the Act and to Sections 600.80 and 600.90 of these rules 66 Ill. Adm. Code 600.80+ which shall constitute a change of ownership upon the formula for determining the price has been agreed upon and the grain is delivered. Open Price Contract, Deferred Price Contract, Delayed Price Contract, and Basis Contract or similar agreements shall be considered a Price Later Contract.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 600.30 Application for License

- a) The application shall be accompanied by a current financial statement, which has been examined by an accountant licensed by the Illinois Department of Registration and Education or an entity permitted to engage in the practice of public accounting under Section 15 of "An Act to regulate the practice of public accounting and to repeal certain acts therein named." The accountant must certify that the balance sheet, income statement, statement of cash flows changes in financial position, and statement of retained earnings or changes in owner's equity have been examined in accordance with generally accepted auditing standards including such tests of the accounting records and such other auditing procedures as were considered necessary in the circumstances, and that these statements present fairly the financial position and the results of operations and changes in cash flows financial position for the year then ended in conformity

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

with generally accepted accounting principles applied on a consistent basis. For a financial statement to be current it must be received by the Department within five months of the financial statement date.

- b) When any grain dealer changes the address of his permanent business location, he shall file within 30 days an amendment to his license application on a form provided by the Department.

- c) All requirements for license renewal are due within 90 days of the grain dealer's fiscal year close, except that the Department may grant extensions of up to 60 days thereafter if the application for the extension is made prior to the renewal date of the license, or prior to the time that any extension granted under this rule expires, and the application for the extension is made by the applicant, in a form approved by the Department. Also, a document indicating preliminary financial condition of the applicant shall be submitted by the certified public accountant and shall accompany the form. If the required financial statement of the applicant has been received by the Department, the application for extension shall be made by the applicant. If review by the Department indicates the individual appears he may meet the requirements for license, then an extension may be granted.

- d) No license shall be issued to any applicant who fails to complete the submission of all license requirements within five months of the date of the applicant's financial statement.

- e) The audit report of any grain dealer must include all financial information material to the complete legal entity.

- f) The accountant that prepares the financial statement is responsible for adding any notes to the financial statements required for full disclosure and fair presentation according to generally accepted accounting principles.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 600.60 Right of Examination, Insurance and Required Records

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

a) Each grain dealer shall permit any officer or authorized representative of the Department to enter all locations listed on the application of the applicant or any location suspected of being part of the applicant's business operation and inspect or examine all contents, facilities, equipment, records, books and accounts relating thereto. Such inspection and/or examination may be made on any business day, during usual business hours. The grain dealer shall provide the necessary assistance required for any inspection or examination made in accordance with the Act and these rules.

b) A consecutive page numbered permanent record of purchase receipts, and shipments and total inventory shall ~~will~~ be maintained and these records shall ~~will~~ be used to maintain the Daily Grain Transaction Report. This report must clearly indicate all grain which has been sold by means of a "price later contract." In cases where the grain dealer is also a licensed warehouseman, the Daily Position Report can be used in lieu of the Daily Grain Transaction Report and must be a consecutive page numbered permanent record.

c) The grain dealer must give the producer a document indicating the weight, grade, dockage, and the price of the grain upon settlement.

d) Regardless of the type of record system used, it shall be maintained accurately and ~~must be kept up-to-date daily. There shall not be a lag of more than 7 days in posting to this record.~~ All records shall ~~must~~ be maintained for a period of not less than one year.

e) To retain his license, a grain dealer must maintain a liquid position throughout the year. There shall be no evidence of post dated checks, checks returned by a bank due to non-sufficient funds, or that a producer has been asked not to cash a grain dealer's check until a specified date. Any evidence that indicates a non-liquid position shall be grounds for the suspension or revocation of the grain dealer's license.

f) The Department may require the grain dealer to report the number of bushels and kind of grain under price later contract at the end of any month. Such report shall be requested by the Department prior to the end of the month in question and shall be forwarded to the

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

Department by not later than the 10th day of the following month.

g) The Department may require the grain dealer to provide a current profit and loss statement and balance sheet; the total bushels of grain and kind sold by means of price later contracts; a Daily Grain Transaction Report; a report of hedging activities; and a review of the activities of the hedging account for the past 60 days. Such information will be furnished to the Department within 10 days upon request.

h) Any person buying grain in the field from producers for a grain dealer must have a certificate from the grain dealer authorizing him to do so.

i) To retain the license, a grain dealer shall carry professional stock insurance on all company-owned grain stored within the grain dealer's facilities.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 600.80 Price Later Contracts

a) A "price later contract" shall be made out at least in triplicate on a form prescribed by the Department. One copy shall be given to the producer and one copy kept for the grain dealer's files, the third copy shall be filed in numerical order at the dealer's place of business so that it can be used in the Department's normal examination of the dealer's records unless otherwise directed by the Department. The statement that the grain covered by this contract is sold, and as such is covered by a grain dealer's bond for a period of 160 days from the date of delivery or pricing, whichever is later, bond coverage not to exceed a maximum of 270 days, shall be printed on the contract directly above the place for the producer to sign to validate the contract, both the producer and the grain dealer shall sign this agreement within 30 days after completion of delivery of any given lot of grain. If the grain has been priced and paid for within this 30 day period, a price later contract does not need to be executed. A lapse of more than 30 days in delivery shall constitute the end of delivery of a lot of grain for purposes of complying with this rule. This contract

must contain a clear agreement between the two parties involved as to how the price will be determined.

b) The following statements shall be printed on the price later contract:

1) Title to the grain covered by this contract passes to buyer upon delivery;

2) Buyer is required to maintain liquid assets equal to 90% of its price later obligations; and

3) Price later grain is not stored for the seller. This contract is regarded as a grain dealer claim. The maximum coverage afforded by the Illinois Grain Insurance Fund is 85% of the valid grain dealer claim amount up to a maximum of \$100,000 per claimant. A valid grain dealer claim is defined as including all groups of contracts that in any way can be related or tied to a person or entity whether in full or part.

c) 1) The document representing grain delivered to the grain dealer shall clearly indicate that the grain is sold unless it has been sold by means of a price later contract. In such case, the document will be marked "Sold Grain: Price Later." This document does not replace or substitute for any other requirement of the Act or these rules, unless the grain is delivered into storage as provided in The Public Grain Warehouse and Warehouse Receipts Act (Illinois Revised Statutes, Chapter 114, paragraph 214.1 et seq.).

d) e) Any grain inventory used as part of the 90% price protection must be fully insured at all times for its full market value against loss or damage by fire, lightning, or tornado, cyclone, explosions, windstorm, and such other perils as may be required by the Department.

d) Printer in order to obtain authorization to print Delayed Price Contract, must file a bond in the amount of \$5,000 with the printer as principal and a responsible company authorized to execute surety bonds within the State of Illinois as surety. Such bond shall be on forms provided by the Department.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 600.90 Printing of Price Later Contracts

A PRICE LATER CONTRACT SHALL BE PRINTED BY AN AGENCY, AUTHORIZED TO PRINT SUCH CONTRACTS BY THE DEPARTMENT (Section 9 of the Act). The Department shall authorize agencies to print price later contracts provided they agree to print contracts in accordance with this Section and provided they submit the required surety bond. The Agency shall provide A SURETY BOND TO THE DEPARTMENT IN THE SUM OF \$5,000, payable to the People of the State of Illinois, Director of Agriculture as trustee, TO GUARANTEE THE FAITHFUL COMPLIANCE WITH THE FOLLOWING PROVISIONS AND REQUIREMENTS (Section 9 of the Act):

a) All price later contracts shall be printed as prescribed in Section 600.80 and Section 9 of the Act.

b) Price later contracts shall be printed ONLY FOR THOSE persons HAVING A VALID ILLINOIS GRAIN DEALER'S LICENSE (Section 9 of the Act).

c) ALL PRICE LATER CONTRACTS SHALL BE NUMBERED CONSECUTIVELY (Section 9 of the Act).

d) A COMPLETE RECORD OF THESE CONTRACTS printed SHALL BE RETAINED by the printing agency for 5 years, SHOWING FOR WHOM PRINTED, the number printed, AND THE CONSECUTIVE NUMBERS PRINTED THEREON (Section 9 of the Act).

e) A DUPLICATE COPY OF ALL INVOICES RENDERED FOR PRINTING PRICE LATER CONTRACTS shall be forwarded by the printing agency to the Department at the same time as billing is made to the grain dealer. The INVOICE WILL SHOW for whom printed, THE CONSECUTIVE NUMBERS PRINTED on the price later contracts and NUMBER of contracts PRINTED (Section 9 of the Act).

(Source: Added at 13 Ill. Reg. _____, effective _____)

Section 600.100 Settlement Sheets

Settlement sheets shall be prenumbered by the printer. The grain dealer shall use settlement sheets in numerical sequence and account for all settlement sheets. Settlement sheets shall contain evidence of the method of settlement, such as check number, warehouse receipt number, or other evidence of settlement. Settlement sheets, both open and closed, shall be filed in a manner

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

to be readily available for examination purposes, such as alphabetical or numerical.

(Source: Added at 13 Ill. Reg. _____, effective _____)

Section 600.110 Scale Tickets

Scale tickets shall be prenumbered by the printer. The grain dealer shall issue scale tickets in numerical sequence, and a copy of the scale ticket shall be filed numerically. The grain dealer shall account for all scale tickets.

(Source: Added at 13 Ill. Reg. _____, effective _____)

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

1) Heading of Part: Public Grain Warehouse and Warehouse Receipts Act

2) Code Citation: 8 Ill. Adm. Code 505

3) Section Numbers: Proposed Action:

505.10	Amended
505.20	Amended
505.25	Amended
505.240	Amended
505.280	Amended
505.310	Amended

4) Statutory Authority: The Public Grain Warehouse and Warehouse Receipts Act (Ill. Rev. Stat. 1987, ch. 114, pars. 214.3, 214.5, 214.8, 214.16, 214.18 and 214.27); Grain Insurance Act (Ill. Rev. Stat. 1987, ch. 114, par. 705); The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 40.23).

5) A Complete Description of the Subjects and Issues Involved:

The Director renamed the Division of Agricultural Industry Regulation and the post office assigned a new zip code to the Department. The new name of the Division is Plant Industries and Consumer Services. The current zip code for the agency is stated. For convenience, the latest printed versions of the Illinois Revised Statutes and CFR are being adopted.

The information required to be submitted when the licensee is increasing or decreasing the licensed storage capacity is transferred from Section 505.20 to Section 505.25 because the section heading of Section 505.25 implies this information should appear in this section. The existing subsections in 505.25 are being renumbered because of this addition.

The Department is charged with determining the financial resources of grain warehouseman for the purposes of assuring financial deficiencies are collateralized and grain depositors are protected against losses. Inaccurate or incomplete recordkeeping can be a contributing factor when the warehouseman's grain inventory is not of balance with outstanding obligations, in which case the Department will require a bond or other security to be filed with the Department as required by Section 8 of the Act.

The last sentence of subsection (c) states: "Procedures for the collection, cancellation, control and distribution of surety bonds shall be as established in 8 Ill. Adm. Code 3." Section 505.320 of this Part and Sections 3.30 and 3.100 of the rules for the Civil Administrative Code (8 Ill. Adm. Code 3) establish 285 days as the number of days that can elapse from the end of the time period for which the security was posted for determining valid claims against the bond or posted security. Security which is posted with the

DEPARTMENT OF AGRICULTURE
NOTICE OF PROPOSED AMENDMENTS

Department is not released until the time period (285 days) has elapsed. Reference to this time period is being added for clarification.

Section 5 of the Illinois Grain Insurance Act was amended by P.A. 85-955 to require that when a grain warehouseman increases available storage capacity an assessment of \$0.0003 per bushel (minimum assessment of \$25) is due the Grain Insurance Fund; therefore, the language in Section 505.310 which states that no assessment on the increased storage space is due until such time as an assessment is imposed on all grain warehousemen is no longer accurate, and the language is being deleted.

- 6) Will this proposed rule replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed amendment contain incorporations by reference? None under Section 6.02 of the Illinois Administrative Procedure Act.
- 9) Are there any other amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: Rule does not affect units of local governments.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

A 45-day written comment period will be granted for receiving comments from the public. This comment period will begin on the day the notice of rulemaking appears in the Illinois Register. Comments should be sent to the Director, Department of Agriculture, State Fairgrounds, P.O. Box 19281, Springfield, Illinois 62794-9281.

This proposed rulemaking may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, small businesses may present their comments to the Director as outlined above.

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Nov. 14, 1988
- B) Types of small businesses affected: Public grain warehouses; companies printing warehouse settlement sheets
- C) Reporting, bookkeeping or other procedures required for compliance: The application for increasing or decreasing licensed storage capacity and the certificate of insurance and fees that accompany the application are the same as presently required. The warehouseman must indicate on the settlement sheets the method of settlement, such as check number, etc. Inaccurate or incomplete records can be a reason for requiring additional

security to be posted. Bonds or other security is not released by the Department until the time period (285 days) for determining valid claims has expired; this time period is consistent with existing policy. An assessment is due the Grain Insurance Fund when a warehouseman increases the licensed storage capacity.

- D) Types of professional skills necessary for compliance: Basic management, recordkeeping and bookkeeping.

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

TITLE 8: AGRICULTURE AND ANIMALS
CHAPTER I: DEPARTMENT OF AGRICULTURE
SUBCHAPTER a: WAREHOUSE REGULATIONS

PART 505

PUBLIC GRAIN WAREHOUSE AND WAREHOUSE RECEIPTS ACT

Section	Definitions
505.10	Application for License
505.20	Issuing License; Approving Amended Licensed Storage Capacity; Warehouse Facility Requirements
505.25	Approving Temporary Storage Structures for the Storage of Grain
505.27	Warehouse Receipt Forms
505.30	Printing of Warehouse Receipts
505.40	Daily Position Record
505.50	Application for License (Repealed)
505.60	Issuing of Warehouse Receipts
505.70	Transfer and Redeposit
505.80	Class 2 Warehouseman: Redepositing Grain
505.90	Delivery of Grain and Cancellation of Warehouse Receipts (Repealed)
505.100	Grain Bank: Accounting for, Withdrawal and Deposit of Grain
505.110	Grain Bank: Recording Withdrawals and Additional Deposits (Repealed)
505.120	Grain Bank: Quality of Grain
505.130	Grain Bank: Monthly Statements to Depositors
505.140	Grain Bank: Overdrafts
505.150	Duties of the Warehouseman: Equipment and Personnel
505.160	Maintenance of Facilities (Repealed)
505.170	Hours; Posting of Notices
505.180	Posting of License and Schedule of Rates; Approving Rate Changes (Repealed)
505.190	Reporting Losses
505.200	Maintenance of Daily Position Record (Repealed)
505.210	Safeguarding and Retention of Records
505.220	Posting Bin Chart and Diagram
505.230	Settlement Sheets
505.240	Scale Tickets
505.250	Cross-referencing Accounts and Records
505.260	Warehouseman's Responsibility to Increase Bond (Repealed)
505.270	Initial License Bonding Requirements; Initial and Continuing Bonding Requirements for The Illinois Grain Insurance Act

ILLINOIS REGISTER

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

505.290	Surety Bond: Name and Address (Repealed)
505.300	Surety Bond: Signature, Notary Public, and Corporate Seal (Repealed)
505.310	Financial Requirements For Maintaining a License
505.320	Certificates of Deposit
505.330	Insurance: Filing Requirements
505.340	Insurance: Name and Address On Policy
505.350	Right of Examinaton
505.360	Rates and Charges: Filed With Bureau
505.370	Compensation for Storage (Repealed)
505.380	Duration of Storage: Effective Dates of Changes on Schedule of Rates (Repealed)
505.390	Financial Statement: Initial Filing for Class 2 (Repealed)
505.400	Financial Statement: Initial Filing for Class 1 (Repealed)
505.410	Financial Statement: Annual Filing; Class 2 Requirements
505.420	Financial Statement: Annual Filing; Class 1 Requirements; Extension of Time
505.430	Examination or Inspection Fees (Repealed)
505.440	Procedure for Determining the Value of Depositors' Grain in a Failed Warehouse
505.450	Procedure for the Sale of Grain from a Failed Warehouse
505.460	Administrative Hearing
ILLUSTRATION A	Grain Warehouse Bond

AUTHORITY: Implementing and authorized by The Public Grain Warehouse and Warehouse Receipts Act (Ill. Rev. Stat. 1987+1983, ch. 114, par. 214.1 et seq.) as amended by P.A. 84-25, effective July 18, 1985) and Section 5 of The Illinois Grain Insurance Act (Ill. Rev. Stat. 1987+1983, ch. 114, par. 705); implementing Sections 40.17 and 40.23 and authorized by Sections 16 and 40.23 of The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987+1983, ch. 127, pars. 40.17, 40.23 and 16).

SOURCE: Adopted at 4 Ill. Reg. 27, p. 171, effective June 20, 1980; codified at 5 Ill. Reg. 10556; amended at 8 Ill. Reg. 859, effective January 9, 1984; amended at 8 Ill. Reg. 14216, effective July 30, 1984; amended at 10 Ill. Reg. 7675, effective April 28, 1986; amended at 13 Ill. Reg. _____, effective _____.

Section 505.10 Definitions

"Act" means The Public Grain Warehouse and Warehouse Receipts Act (Ill. Rev. Stat. 1987+1983, ch. 114, par.

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

214.1 et seq., as amended by P.A. 84-25, effective July 18, 1985).

"Bureau" means the Bureau of Warehouses of the Division of Plant Industries and Consumer Services, Agricultural Institute, Illinois Department of Agriculture, State Fairgrounds, Springfield, Illinois 62794-9281, 62708-4006; telephone 217/782-2895.

"Change of management" means when the person or entity exercising direct control of the assets ceases such function and another person or entity assumes such control.

"Licensed storage capacity" is the amount of storage space in all warehouse structures designated by the warehouseman for storing grain which is subject to the Act and as approved by the Department in accordance with the rules of this Part.

"Official Grain Standards" means the official grade designations as adopted by the United States Department of Agriculture pursuant to the United States Grain Standards Act (7 U.S.C.A. 71 et seq. (1988 1984)) and 7 CFR 810.201 et seq. (1988), redesignated at 45 FR 15872, Mar. 11, 1980.

"Successor Agreement" is an agreement between the retiring warehouseman and the person who will fulfill the obligation of the retiree to the depositors in accordance with the Act.

"Uniform Commercial Code" refers to Ill. Rev. Stat. 1987 1983, ch. 26, par. 1-101 et seq..

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 505.20 Application for License

a) All applications for a license to operate a warehouse shall be filed with the Bureau on forms provided by the Bureau. The application shall be signed by the applicant. An applicant for a warehouse license shall submit the following information:

1) Whether the application is for a Class 1 or Class 2 warehouse license.

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

2) Whether applicant is an individual, association, corporation or partnership, and the name of the State where incorporated, if applicable.

3) Fiscal closing date.

4) Manager's name.

5) Whether applicant is taking over a business that has been previously licensed. If so, the name of company being taken over.

6) Legal name of the entity.

7) Name of owner or owners if applicant is an individual or partnership. List of officers and registered agent if applicant is an association or a corporation.

8) The address of each warehouse which the applicant proposes to operate under the license.

9) A description of all grain storage structures that are owned, leased or used by the applicant for the storage of grain, including bin numbers, to be included under the license.

10) The licensed storage capacity of the warehouse.

11) Whether the warehouseman will store grain only for others or for both himself/herself and others.

b) An applicant for a warehouse license shall submit the following:

1) a certificate of authority to do business in the State of Illinois or a copy of the Articles of Incorporation if the applicant is registered as an Illinois corporation;

2) a financial statement, unless exempted by Section 3 of the Act;

3) a certificate indicating that insurance coverage has been obtained (see Section 505.330);

4) a copy of the proposed schedule of rates to be charged (see Section 505.360);

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

- 5) post bond or other security as required by Section 505.280;
- 6) a fee as set forth in Section 5 of the Act;
- 7) a copy of the successor's agreement, if applicable;
- 8) a copy of the lease agreement(s), if applicable;
- 9) qualifications of the operator(s), such as, whether the operator is bonded, grain warehousing and/or grain industry experience, brief description of duties the operator will perform, and business references; and
- 10) a copy of the receipt that indicates the name of the business has been registered with the county clerk in accordance with "AN ACT in relation to the use of an assumed name in the conduct or transaction of business in this state" (Ill. Rev. Stat. 1987-1983, ch. 96, par. 4 et seq.), if applicable.

c) Prior to increasing or decreasing the licensed storage capacity, the licensee shall submit an application to amend the licensed storage capacity and provide the following:

- 1) The legal name and address of the entity;
- 2) Description of each storage structure that is being added to or removed from the licensed storage capacity;
- 3) The storage capacity of each warehouse structure proposed to be added or deleted;
- 4) A certificate indicating that insurance coverage has been obtained on all space added to the licensed storage capacity; and
- 5) A fee as set forth in Section 5 of the Act.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 505.25 Issuing License; Approving Amended Licensed Storage Capacity; Warehouse Facility Requirements

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

a) The Department shall issue a license or approve the application to amend the licensed storage capacity provided all of the licensing requirements as set forth in the Act and the rules of this Part have been met and provided the warehouse meets the following requirements:

- 1) e) The grain storage structures are owned or leased by the applicant/warehouseman.
- 2) b) Grain is protected from weather elements (i.e., a floor of concrete, asphalt, wood or metal).
- 3) c) Each grain storage structure is covered by a permanent, waterproof roof.
- 4) d) The grain storage structure has rigid sidewalls (e.g., concrete, wood, or metal).
- 5) e) Each grain storage structure shall meet the requirements of Section 9 of the Act.
- 6) f) All grain storage structures that are connected by legs, pipes, belts or other fixed devices which transport grain shall be included in the licensed space.

b) Prior to increasing or decreasing the licensed storage capacity, the licensee shall submit an application to amend the licensed storage capacity and provide the following:

- 1) The legal name and address of the entity;
- 2) Description of each storage structure that is being added to or removed from the licensed storage capacity;
- 3) The storage capacity of each warehouse structure proposed to be added or deleted;
- 4) A certificate indicating that insurance coverage has been obtained on all space added to the licensed storage capacity; and
- 5) A fee as set forth in Section 5 of the Act.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

Section 505.240 Settlement Sheets

Settlement sheets shall be prenumbered by the printer. The warehouseman shall use settlement sheets in numerical sequence, and account for all settlement sheets. Settlement sheets shall contain evidence of the method of settlement, such as check number, warehouse receipt number, or other evidence of settlement. Settlement sheets, both open and closed, shall be filed in a manner to be readily available for examination purposes, such as, alphabetical or numerical.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 505.280 Initial License Bonding Requirements; Initial and Continuing Bonding Requirements for The Illinois Grain Insurance Act

a) All of the licensed storage capacity of the warehouseman shall be bonded. The initial license bonding requirements for the purposes of this Act and for the purposes of Section 5 of The Illinois Grain Insurance Act (Ill. Rev. Stat. 1987 1983, ch. 114, par. 705) shall be as follows:

1) The minimum net worth in accordance with Financial Accounting Standards (Financial Accounting Standards Board, High Ridge Park, Stamford, Connecticut 06905, June 1, 1981; Library of Congress Catalog No. 81-66828) to qualify for a warehouse license shall be as set forth in Section 3 of the Act.

2) The minimum bond for a Class 1 warehouseman shall be 15 cents per bushel of the total licensed storage capacity or \$10,000, whichever is greater. The minimum bond for a Class 2 warehouseman shall be 25 cents per bushel of the total licensed storage capacity or \$10,000, whichever is greater.

3) In addition, the bond and net worth of a warehouseman shall equal at least 35 cents a bushel on the first one million bushels of licensed storage capacity and at least 30 cents a bushel on all licensed storage capacity over one million bushels. In the case of a deficiency in meeting this requirement, the Department shall require a bond or other security

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

ty in an amount at least equal to the deficiency to be filed with the Bureau.

b) If the applicant has paid the fee as required by Section 5 of The Illinois Grain Insurance Act, the applicant shall be considered as having met the initial license bonding requirements of this Act, and the initial bond shall be waived.

c) When a warehouseman cannot effect proper adjustments by grade, or the warehouseman's inventory is not in balance with outstanding obligations for any reason, including but not limited to inaccurate or incomplete records, the Department may require a bond or other security as provided for in Section 8 of the Act to be filed with the Department in an amount equal to the current value of the grain that is over-obligated or \$10,000, whichever is greater. In determining whether a bond or other security shall be posted, the Department shall consider net worth of the warehouseman, the total licensed storage capacity, previous violations of the warehouseman, accuracy of the warehouseman's records, length of time the warehouseman was over-obligated, and the amount of grain that is over-obligated. In determining the current value of the over obligation, the Department shall use the current cash bid for the commodity on the day the examination commenced which revealed the over obligation. The additional bond or security shall be released when an examination by the Department indicates there has been no reoccurrence of the violation, and in no case, shall the additional bond or security be released in less than one year and 285 days from the date of posting such bond or security with the Department. The bond shall contain the same terminology as the bond shown as Illustration A of this Part. Procedures for the collection, cancellation, control and distribution of surety bonds shall be as established in 8 Ill. Adm. Code 3: Subpart A.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 505.310 Financial Requirements for Maintaining a License

a) A Class 1 warehouseman shall:

1) maintain a minimum net worth in accordance with Financial Accounting Standards (Financial Accounting

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

Standards Board, High Ridge Park, Stamford, Connecticut 06905, June 1, 1981; Library of Congress Catalog No. 81-66828) as set forth in Section 3 of the Act; and

- 2) maintain a bond and net worth of at least 35 cents per bushel of licensed storage capacity for the first one million bushels and 30 cents per bushel of licensed storage capacity for all capacity over one million bushels.

b) A Class 2 warehouseman shall:

- 1) maintain a minimum net worth in accordance with Financial Accounting Standards (Financial Accounting Standards Board, High Ridge Park, Stamford, Connecticut 06905, June 1, 1981; Library of Congress Catalog No. 81-66828) as set forth in Section 3 of the Act; and

- 2) maintain a bond and net worth of at least 35 cents per bushel of licensed storage capacity.

- c) If the warehouseman has paid the assessment as required by The Illinois Grain Insurance Act, the bonding requirements of this Act shall be considered as having been met and the bond shall be waived until the next assessment is due. Any increase in licensed storage space between assessments shall not be subject to the assessment until the next assessment is due as required by the Illinois Grain Insurance Act.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

ILLINOIS REGISTER

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Wages

- 2) Code Citation: 56 Ill. Adm. Code 2730

- 3) Section Number: Proposed Action:
2730.130 Amended Section

- 4) Statutory Authority: Ill. Rev. Stat., 1987, ch. 48, pars. 344, 345, 370, 611 and 640.

- 5) A Complete Description of the Subjects and Issues Involved:
This proposed amendment sets forth the requirements for an employer for whom services had been performed to be considered the employer/payer when payments are made by an insurer pursuant to a plan for sickness and accident disability payments which had been collectively bargained for on behalf of multiple employers.

- 6) Will the proposed amendment replace an emergency amendment currently in effect? No.

- 7) Does this rulemaking contain an automatic repeal date? No.

- 8) Does this proposed amendment contain an incorporation by reference pursuant to Section 6.02 of the Illinois Administrative Procedure Act? No.

- 9) Are there any other proposed amendments pending on this Part? No.

- 10) Statement of Statewide Policy Objective? Not Applicable.

- 11) Time, Place and Manner in which interested persons may comment on this Proposed Rulemaking: All persons who submit a request to comment regarding this proposed amendment within 20 days after this notice has been published in the ILLINOIS REGISTER will be given a reasonable opportunity to submit data, views, arguments or comments. The request shall be addressed to:

Stella Adams Cuthbert, Commissioner
Illinois Department of Employment Security
401 South State Street - 2nd Floor South
Chicago, IL 60605
(312)793-4240

DEPARTMENT OF EMPLOYMENT SECURITY
NOTICE OF PROPOSED AMENDMENTS

12) Initial Regulatory Flexibility Analysis:

Date rules were submitted to the Small Business Office of the Department of Commerce and Community Affairs: November 18, 1988.

Types of small businesses affected: All small businesses as defined in these proposed rules.

Reporting, bookkeeping or other procedures required for compliance: None.

Types of professional skills necessary for compliance: None.

The full text of the Proposed Amendments appears on the following page of the Illinois Register.

ILLINOIS REGISTER
DEPARTMENT OF EMPLOYMENT SECURITY
NOTICE OF PROPOSED AMENDMENTS

TITLE 56: LABOR AND EMPLOYMENT
CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY
SUBCHAPTER b: COVERAGE OF UNEMPLOYMENT INSURANCE ACT

PART 2730
WAGES

SUBPART B: OTHER REMUNERATION TREATED AS WAGES

Section
2730.100
2730.105
2730.130

Money Value Of Board And Lodging, Etc.
Reporting Gratuities
Exceptions To Liability Of Certain Third Party Payors
For Contributions And Reporting Of Certain Payments On
Account Of Sickness And Accident Disability

AUTHORITY: Implementing and authorized by Sections 234, 235, 245, 1700 and 1701 of the Unemployment Insurance Act (Ill. Rev. Stat. 1987, ch. 48, pars. 344, 345, 370, 610 and 611).

SOURCE: Illinois Department of Labor, Bureau of Employment Security, Rule 1 filed as amended June 27, 1952, effective July 7, 1952; Regulation 30 filed as amended September 12, 1977, effective September 22, 1977; rules repealed by operation of law October 1, 1984; new rules adopted at 9 Ill. Reg. 18924, effective November 25, 1985; amended at 12 Ill. Reg. 15072, effective September 8, 1988; amended at 12 Ill. Reg. _____, effective _____.

Note: Orator type will be used to denote statutory language

Section 2730.130 Exceptions To Liability Of Certain Third Party Payors For Contributions And Reporting Of Certain Payments On Account Of Sickness And Accident Disability

- a) Section 235 of the Act (Ill. Rev. Stat. 1987, ch. 48, par. 345) provides, in pertinent part, that the term "wages" does not include:

The amount of any payment (including any amount provided by an employer for insurance or annuities, or into a fund, to provide for any such payments), made to, or on behalf of, an individual or any of his dependents under a plan or system established by an employer which makes provision generally for individuals performing services for him (or for

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

individuals generally and their dependents) or for a class or classes of such individuals (or for a class or classes of individuals and their dependents), on account of...sickness or accidental disability, or...medical or hospitalization expenses in connection with sickness or accident disability,...

b) For purposes of this exclusion:

- 1) The plan or system must provide generally for individuals performing services for the employer, or for such individuals and their dependents, or for a class or classes of such individuals and their dependents (plan has a definite basis for determining who is eligible such as length of service, occupation or salary classification);
- 2) A payment is made on account of sickness or accident disability if it constitutes remuneration or a payment in lieu of remuneration for any period during which the individual is absent from work (unable to perform services) on account of sickness or personal injuries;
- 3) A dependent of an individual is the individual's husband or wife, children, and any other member of the individual's immediate family as defined in 18 U.S.C.A. 115(c)(2);
- 4) Payments made under a workers' compensation law are excluded from the term "wages;"
- 5) If an individual receives a payment on account of sickness or accident disability which is not initially made under a workers' compensation law but which must later be repaid to the employer because the individual receives a workers' compensation award with respect to the same period of absence from work, such payment shall be considered "wages".
- c) Payments made by third parties not excluded by this Part or the Act are to be included as "wages" and the third party is to be considered the employer, unless the requirements below are met.

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

- 1) The last employer for whom the individual worked prior to becoming sick or disabled or for whom the individual was working at the time such individual became sick or disabled shall be deemed to be the employer for whom the personal services are performed, provided that such employer made contributions on behalf of such individual to the plan or system under which the individual is paid.
- 2) The absence of an agreement between the third party payor and the employer that the employer will be required to report the wages and pay the contributions will render the third party as the employer, and as such, the third party will be required to report the wages and pay the contributions as applicable.
- 3) The Agency will consider the employer for whom the personal services are performed to be the employer for the purposes of reporting wages paid to workers, pursuant to 56 Ill. Adm. Code 2760.125, and the payment of contributions if all of the following requirements are met:
 - A) The third party and the employer for whom the personal services are performed agree that the employer (not the third party) will be treated as the employer with respect to such wages; and,
 - B) The third party notifies the employer at least six working days prior to the end of the month following the preceding calendar quarter, of the Social Security account number(s), employee name(s), and the amount of sickness or accident disability payment(s) made during the calendar quarter:
 - i) For the purposes of determining timeliness of the notice, the provisions of 56 Ill. Adm. Code 2765.60 shall apply;
 - ii) A notification that contains the required information and that has been made by a third party to an employer, as required by the Federal Insurance Contributions

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

Act (26 U.S.C. 1501 et seq.) will be sufficient notification under this Part.

- 4) The employer reports such wages pursuant to 56 Ill. Adm. Code 2760.125, and includes such wages in the calculation and payment of contributions.

d) A third party making a payment on account of sickness or accident disability to an individual as agent for the employer or making such a payment directly to the employer shall not be treated as the employer with respect to such payments unless the agency agreement so provides. The determining factor as to whether a third party is an agent of the employer is whether the third party bears any insurance risk.

- 1) If the third party bears no insurance risk and is reimbursed on a cost plus fee basis, the third party is an agent of the employer even if the third party is responsible for making determinations of eligibility of the individual employees of the employer for payments on account of sickness and accident disability.

- 2) If the third party is paid an insurance premium and not reimbursed on a cost plus fee basis, the third party is not an agent of the employer, but the third party is treated as the employer, as provided in subsection (c).

e) In the case of payments on account of sickness or accident disability made to employees by a third party insurer pursuant to a contract of insurance with a multi-employer plan which is obligated to make payments on account of sickness or accident disability to such employees pursuant to a collectively bargained agreement, if the third party insurer making the payments provides the plan with the required notification as set forth in subsection (c), the plan and not the third party insurer shall be the employer, unless within six business days of receipt of notification the plan provides the required notification to the employer for whom the services are performed.

- 1) In such case, the employer for whom the services are performed will be the employer for reporting the amounts paid and paying the contributions.

ILLINOIS REGISTER

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

- 2) For a plan or an employer that receives notice, the wages described will be deemed paid when notice is received.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PROPOSED AMENDMENTS

- 1) The Heading of the Part: Procedures for Collection of Air Pollution Site Fees.

- 2) Code Citation: 35 Ill. Adm. Code 251

- 3) Section Numbers: Proposed Action:

251.103	Amended
251.201	Amended
251.202	New Section
251.203	Amended
251.208	Amended
251.210	Amended
251.212	Repealed
251.215	Amended
251.301	Amended

- 4) Statutory Authority: P.A. 85-1343, effective January 1, 1989.

- 5) Complete Description of the Subjects and Issues Involved: These proposed amendments set forth the criteria and procedure for the collection and billing of air pollution site fees. Only one fee may be collected from any site, even if that site receives more than one air pollution control permit.

The legislature has imposed an increase of the annual site fee to companies who continue to renew, revise, and request air pollution operating permits after December 31, 1988. This increase is based upon emission standards of two types. Those companies who emit 25 tons or more per year of regulated pollutants will pay an annual fee of \$600.00, while companies emitting 25 tons or less per year of regulated pollutants will pay an annual fee of \$100.00.

Any companies for which a fee is not required under subsection 1) of Section 251.201, but for which an air pollution operating permit has been issued, renewed or revised after January 1, 1986 the annual fee will be \$250.00 for companies emitting 25 tons or more per year, and \$75.00 for those emitting 25 tons or less per year.

The provisions of the proposed amendments shall not apply to a site permitted solely as a retail liquid dispensing facility that has air pollution control equipment.

For more detailed information please refer to the attached proposed amendments.

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PROPOSED AMENDMENTS

- 6) Will this proposed amendment replace an emergency amendment currently in effect? No

- 7) Does this rulemaking contain an automatic repeal date? No

- 8) Does this proposed amendment contain incorporations by reference? No

- 9) Are there any other proposed amendments pending on this Part? No

- 10) Statement of Statewide Policy Objectives: N/A

- 11) Time, place, and manner in which interested persons may comment on this proposed rulemaking:

Denise Hamilton-Fuchs
Paralegal
Illinois Environmental Protection Agency
2200 Churchill
Post Office Box 19276
Springfield, Illinois 62794-9276

- 12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: October 27, 1988
- B) Types of small businesses affected: All small businesses who have obtained an Air Pollution emissions permit will be affected by these proposed amendments.
- C) Reporting, bookkeeping or other procedures required for compliance: Bookkeeping procedures will remain virtually the same. The only additional reporting requirements are that the owner or operator shall notify the Agency, in writing, of the cessation of, or reduction in operation at the site and to request revision or withdrawal of all appropriate operating permits. See Section 251.201(c).

- D) Types of professional skills necessary for compliance: No additional SKILLS will be required for compliance.

The full text of the Proposed Amendments begins on the next page.

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PROPOSED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION

SUBTITLE B: AIR POLLUTION

CHAPTER V: ENVIRONMENTAL PROTECTION AGENCY

PART 251

PROCEDURES FOR COLLECTION OF AIR POLLUTION SITE FEES

SUBPART A: INTRODUCTION

Section
251.101
251.103

Purpose
Definitions

SUBPART B: PROCEDURES FOR BILLING AND COLLECTING
OF AIR POLLUTION SITE FEES

Section
251.201
251.202
251.203
251.208
251.210
251.212
251.215

Amount of Air Pollution Site Fee
Withdrawal of Permits
Agency Billing Procedure
Time and Method of Payment
Form of Payment
Return-of-Site-Fees
Prohibition Against Refund

SUBPART C: RESOLUTION OF DISPUTES

Section
251.301
251.305
251.308
251.310

Request for Reconsideration
Effect of Request for Reconsideration
Agency Response
Appeal of Final Agency Action

AUTHORITY: Implementing Section 5 and authorized by Section 9.6 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 1005 and 1009.6)

SOURCE: Adopted at 10 Ill. Reg. 19968, effective November 14, 1986, amended at Ill. Reg. _____, effective _____.

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PROPOSED AMENDMENTS

SUBPART A: INTRODUCTION

Section 251.103 Definitions

"Act": The Environmental Protection Act, (Ill. Rev. Stat. 1985, ch. 111 1/2, pars. 1001 et seq.).

"Agency": The Environmental Protection Agency established by the Environmental Protection Act.

"Annual Fee": The air pollution site fee prescribed by Section 22-8(g) 9.6 of the Act and collected by the Agency pursuant to this Part.

"Annual": Of the period of one year commencing on the original billing date of a particular air pollution site fee.

"Permitted to Emit": The sum of allowable emissions of regulated pollutants at a site from all emission sources which have received an operating permit from the Agency's Division of Air Pollution Control.

"Regulated Pollutant": Any contaminant which is emitted to the atmosphere and which is regulated under the Act or, the regulations of the Illinois Pollution Control Board and receives an air pollution operating permit after January 1, 1986.

"Site": Any location, place, tract of land, and facilities, including but not limited to buildings, and improvements used for purposes subject to regulation or control by the Environmental Protection Act or regulations thereunder.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PROPOSED AMENDMENTS

SUBPART B: PROCEDURES FOR BILLING AND COLLECTING
OF AIR POLLUTION SITE FEES

Section 251.201 Amount of Air Pollution Site Fee

- a) An annual air pollution site fee shall be paid by the owner or operator of an air pollution site, in accordance with the requirements of this Part, in the amounts set forth below:
- 1) For a site permitted to emit less than 25 tons per year, the annual fee shall be \$75.
 - 2) For a site permitted to emit 25 tons or more per year, the annual fee shall be \$250.
 - 1) For any site for which an air pollution operating permit was issued, renewed or revised after December 31, 1988, the annual fee shall be \$600 if the site is permitted to emit 25 tons or more per year or \$100 if the site is permitted to emit less than 25 tons per year.
 - 2) For any site for which a fee is not required under subsection 1) above, but for which an air pollution operating permit has been issued, renewed or revised after January 1, 1986, the annual fee shall be \$250 if the site is permitted to emit 25 tons or more per year or \$75 if the site is permitted to emit less than 25 tons per year.

- 3) The provisions of this Section shall not apply to a site permitted solely as a retail liquid dispensing facility that has air pollution control equipment.

- b) The Agency shall annually assess the amount of the air pollution site fee due based upon its records of permitted sites and allowable emissions from those sites.

- c) It shall be the obligation of the owner or operator to notify the Agency's Division of Air Pollution Control, in writing, of the cessation of or reduction in the operation at the site and to request revision or withdrawal of all appropriate operating permits. Notification and requests shall be sent to:

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PROPOSED AMENDMENTS

Illinois Environmental Protection Agency
Division of Air Pollution Control, Permit Section
2200 Churchill Road
P.O. Box 19276
Springfield, IL 62794-9276

Division of Air Pollution Control, Permit Section
Illinois Environmental Protection Agency
2200 Churchill Road
Springfield, Illinois 62706

- d) No annual fee shall be due from the owner or operator of a site if the owner or operator has notified the Agency in writing that operation at the site has ceased and has requested withdrawal of all operating permits.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 251.202 Withdrawal of Permits

The owner or operator of a site remains liable for the annual site fee unless a request for withdrawal of all operating permits is made in writing to the Agency's Division of Air Pollution Control, Permit Section, prior to the issuance of the annual site fee billing.

(Source: Added at 12 Ill. Reg. _____, effective _____)

Section 251.203 Agency Billing Procedures

- a) The amount of the air pollution site fee and the due date of payment shall be included on a billing statement attached to the first operating permit issued or renewed after January 1, 1986, to the owner or operator of a site by the Agency's Division of Air Pollution Control.

- b) For each year subsequent to the year of issuance as described in subsection (a), the amount of the air pollution site fee and the due date of payment shall be included on a billing statement addressed to the owner or operator of a site and mailed by the Agency at least 30 days prior to the due date of payment.

ENVIRONMENTAL PROTECTION AGENCY
NOTICE OF PROPOSED AMENDMENTS

- c) In the event of an increased assessment in fees due to increase in allowable emissions at a site, the Agency shall notify the owner or operator of a site of such increase on with the annual billing statement.
- d) If the owner or operator of a site has elected to use the advance payment method described in Section 251.208(a)(2), the annual billing statement shall include notification of increased assessment in fees due to increase in allowable emissions at the site, the status of the fee account, and statement of any additional fees due to the Agency from the owner or operator of the site.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 251.208 Time and Method of Payment

- a) The owner or operator of a site shall make payment to the Agency by either of the following methods:

- 1) Payment shall be made annually in the amount described in Section 251.201; or
- 2) Payment may be made in advance in the amount described in Section 251.201 multiplied by the number of years for which the first operating permit after January 1, 1986, has been issued to the owner or operator of a site by the Agency's Division of Air Pollution Control or multiplied by the number of years remaining on the longest-term valid operating permit issued to the owner or operator of a site.

- b) The due date of payment for each year shall be on the date thirty days subsequent to the original billing date.

- 1) A date 30 days subsequent to the date of the billing statement mailed to the owner or operator of a site; or
- 2) For succeeding years, a date corresponding in month and day to the due date described in subsection (1).

(Source: Amended at 12 Ill. Reg. _____, effective _____)

ENVIRONMENTAL PROTECTION AGENCY
NOTICE OF PROPOSED AMENDMENTS

Section 251.210 Form of Payment

- a) Payment shall be made by check or money order payable to "Treasurer, State of Illinois," and shall be accompanied by the site name and identification number assigned by the Agency's Division of Air Pollution Control.

- b) Payment shall be mailed to:

Illinois Environmental Protection Agency
Fiscal Services Section
2200 Churchill Road
P.O. Box 19276
Springfield, IL 62794-9276

Fiscal Services Section
Illinois Environmental Protection Agency
2200 Churchill Road
Springfield, Illinois 62706

- c) Payment shall not include any fees due to the Agency for any purpose other than the air pollution site fee.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 251.212 Return of Site Fee (Repealed)

- a) Any air pollution site fee remitted to the Agency in an incorrect amount shall be returned to the owner or operator within 15 days of receipt.
- b) If return of any air pollution site fee is made pursuant to subsection (a), the date of payment included on the billing statement remains the date on which payment is due.
- c) If the Agency fails to return any air pollution site fee remitted in an incorrect amount within 15 days of receipt, the due date of payment shall be extended for the number of days by which the 15-day return period has been exceeded.

(Source: Repealed at 12 Ill. Reg. _____, effective _____)

Section 251.215 Prohibition Against Refund

Any air pollution site fee remitted to the Agency in a correct amount shall not be refunded at any time or for any reason, either in part or in full. Overpayments will be credited pursuant to Section 251.208.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PROPOSED AMENDMENTS

SUBPART C: RESOLUTIONS OF DISPUTES

Section 251.301 Request for Reconsideration

a) The owner or operator of a site will shall request reconsideration of the amount of the air pollution site fee as determined by the Agency pursuant to Sections 251.201(a)(1) and (2) within 30 days of issuance of a billing statement. Failure to request reconsideration within this period shall constitute waiver of all rights to seek reconsideration of the amount from the Agency and will result in waiver of right to appeal pursuant to Section 251.310.

b) All requests for reconsideration shall be in writing and shall include all pertinent facts and arguments in support of the request. Such requests shall be addressed to:

Illinois Environmental Protection Agency
Division of Air Pollution Control, Permit Section
2200 Churchill Road
P.O. Box 19276
Springfield, IL 62794-9276

Division of Air Pollution Control, Permit Section
Illinois Environmental Protection Agency
2200 Churchill Road
Springfield, Illinois 62706

(Source: Amended at 12 Ill. Reg. _____, effective _____)

DHF:ts/3409j

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PROPOSED AMENDMENTS

1. Heading of the Part: Procedures for Operation of the Hazardous Waste Fee System2. Code Citation: 35 Ill. Adm. Code 8553. Section Number: Proposed Action

855.103	Amend
855.203	Amend
855.204	Amend
855.205	Amend
855.207	Amend

4. Statutory Authority: Implementing and authorized by Section 22.2(c) of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1022.2(c), as amended by PA 85-1343, effective January 1, 1989).

5. A Complete Description of the Subject and Issues Involved: The Environmental Protection Act prescribes an annual fee which hazardous waste treatment and disposal sites and underground injection wells must pay. The amount of the fee depends on the amount of waste disposed, treated or injected. The Act contains a fee cap for monofills, on-site disposal sites and underground injection wells. These rules set forth procedures for the payment of these fees.

6. Will this Proposed Rulemaking replace an Emergency Rule currently in effect? No

7. Does this Rulemaking contain an Automatic Repeal Date? No

8. Does this Rulemaking contain Incorporations by Reference? No

9. Are there any other Proposed Amendments pending on this Part? No

10. Statement of Statewide Policy Objectives: It is the policy of the State of Illinois to remediate contaminated hazardous waste sites and to seek solutions to hazardous waste management problems. Hazardous waste disposal and treatment fees are necessary to help fund these goals. These rules are necessary to help ensure that the fees are collected.

11. Time, place and manner in which interested persons may comment on this rulemaking: Oral or written comments may be directed to the following:

Charles V. Mikalian
Enforcement Programs
Illinois Environmental Protection Agency
2200 Churchill Road
Post Office Box 19276
Springfield, Illinois 62794-9276
217/782-5544

All comments received on or before January 16, 1989 will be accepted.

12. Initial Regulatory Flexibility Analysis

- A. Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: November 17, 1988
- B. Types of small businesses affected: Virtually all businesses, large or small, involved in hazardous waste disposal or treatment will be affected. Certain wastes, listed in Section 22.2(b)(5) of the Act, are not subject to the fee.
- C. Reporting, bookkeeping or other procedures required for compliance:
Site operators must keep daily, monthly, and quarterly records of the amount of wastes received, disposed or injected. Each quarter, these amounts shall be reported to the Agency and shall be accompanied by a quarterly fee payment.
- D. Types of professional skills necessary for compliance:
No special skills are necessary for the recordkeeping.

The full text of the Proposed Amendments begins on the next page.

TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE G: WASTE DISPOSAL
CHAPTER II: ENVIRONMENTAL
PROTECTION AGENCY

PART 855
PROCEDURES FOR OPERATION OF THE
HAZARDOUS WASTE FEE SYSTEM

SUBPART A: GENERAL PROVISIONS

Section	Applicability
855.101	Definitions
855.102	Exemptions from Hazardous Waste Fees
855.103	Existing Agency Manifest System
855.104	

SUBPART B: PROCEEDINGS FOR COLLECTING FEES,
KEEPING RECORDS AND SUBMITTING FEES
AND RECORDS

Section	Supplemental Permits
855.201	Manifests for Hazardous Wastes
855.202	Records
855.203	Daily Hazardous Waste Record
855.204	Monthly Hazardous Waste Summary
855.205	Quarterly Hazardous Waste Summary
855.206	Supplemental Hazardous Waste Record
855.207	Retention of Records
855.208	Measurement and Conversion
855.209	Quarterly Submission of Fees and Records
855.210	Quarterly Submission of Money and Records (Repealed)
855.211	Manner of Payment
855.212	Annual Report Reconciliation
855.213	

AUTHORITY: Implementing and authorized by Section 22.2(c) of the Environmental Protection Act (Ill. Rev. Stat. 1985, ch. 111 1/2, par. 1022.2(c), as amended by PA 85-1343, effective January 1, 1989).

SOURCE: Emergency rules adopted at 8 Ill. Reg. 6956, effective May 4, 1984, for a maximum of 150 days; adopted at 8 Ill. Reg. 19015, effective September 26, 1984; amended at 12 Ill. Reg. 6094, effective March 22, 1988; amended at _____, effective _____, 1989.

NOTE: Statutory language is denoted in capital letters.

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PROPOSED AMENDMENTS

Section 855.103 Exemptions from Hazardous Waste Fees

Section 22.2(b) (56) of the Environmental Protection Act (the Act) provides an exemption from the hazardous waste fee for SLUDGE FROM A PUBLICLY-OWNED SEWAGE WORKS GENERATED IN ILLINOIS, COAL MINING WASTES AND REFUSE GENERATED IN ILLINOIS, BOTTOM BOILER ASH, FLYASH AND FLUE GAS DESULPHURIZATION SLUDGE FROM PUBLIC UTILITY ELECTRIC GENERATING FACILITIES LOCATED IN ILLINOIS AND BOTTOM BOILER ASH AND FLYASH FROM ALL INCINERATORS WHICH PROCESS SOLELY MUNICIPAL WASTE. This exemption is the only exemption from the hazardous waste fee system. In addition, where a hazardous waste has been treated at a hazardous waste treatment site at which a hazardous waste fee has been paid, it shall not be subject to any other hazardous waste fee imposed by subsection 22.2(b) of the Act. All other hazardous waste, no matter what the source or quantity, is subject to the fee.

(Source: Amended at Ill. Reg. _____, effective _____, 1989)

Section 855.203 Records

Every site operator shall keep a record of all hazardous waste received or disposed or injected at the site on forms provided by the Agency. On-site hazardous waste disposal sites, including underground injection wells, and hospitals, to the extent that they treat or dispose of on-site hazardous hospital waste, shall keep a Quarterly Hazardous Waste Summary. All other hazardous waste sites under this Part shall keep the following documents:

- Daily Hazardous Waste Record;
- Monthly Hazardous Waste Summary;
- Quarterly Hazardous Waste Summary;
- Supplemental Hazardous Waste Record; and
- Hazardous Waste Deposited Into A Monofill Quarterly Report.

(Source: Amended at 12 Ill. Reg. 6094, effective March 22, 1988; amended at Ill. Reg. _____, effective _____, 1989)

Section 855.204 Daily Hazardous Waste Record

- The Daily Hazardous Waste Record shall be maintained at the site and shall include the receipt record day, the date, the site number and the site name. This Record shall also list each hazardous waste stream received or injected on a given date. Such listing shall be by the supplemental permit number for the waste, if such a permit is required, or by individual waste stream, if a supplemental permit is not required, and shall include the following information:

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PROPOSED AMENDMENTS

- Supplemental permit number, or description of the waste stream if such a permit is not required;
- Manifest number or bill of lading, if required;
- Generator number, if applicable;
- Quantity-of-waste-received-or-injected-in-gallons-or-cubic-yards; and Cubic Yards or Gallons Subject to Fee;
- Cubic Yards or Gallons Exempt Due to Maximum Fee Paid; and
- Whether the waste was treated or disposed ~~of~~ or injected.

b) If the waste is accompanied by a bill of lading pursuant to 35 Ill. Adm. Code 809.211(g), the letters "ICC" should be placed in the column marked "Manifest Number." The quantity of waste received or injected shall be designated in either the cubic yards column or the gallons column.

c) At the conclusion of each day's operations, the total quantity of waste subject to fee received ~~on that day~~ in cubic yards, the total quantity of waste subject to fee received ~~on that day~~ in gallons, the total quantity of cubic yards exempt due to maximum fee paid, and the total quantity of gallons exempt due to maximum fee paid ~~and the total quantity of waste injected on that day in gallons shall be calculated and entered on the Daily Hazardous Waste Record.~~

(Source: Amended at 12 Ill. Reg. 6094, effective March 22, 1988; amended at Ill. Reg. _____, effective _____, 1989)

Section 855.205 Monthly Hazardous Waste Summary

The Monthly Hazardous Waste Summary shall include the site number, the site name and address and the month. This summary shall list the total quantity of hazardous waste received ~~during the month in cubic yards, and the total quantity of hazardous waste received during the month in gallons~~ subject to the fee that is treated or disposed of in cubic yards or gallons for each day of the month, the quantity of hazardous waste exempt from fee due to maximum fee paid that is treated or disposed of in cubic yards or gallons for each day of the month and the total quantity of hazardous waste treated or disposed of in cubic yards and in gallons for each day of the month, and the total quantity of hazardous waste injected in gallons for each day of the month.

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PROPOSED AMENDMENTS

The daily quantities shall then be sub-totaled and totaled for the entire month. The Monthly Hazardous Waste Summary shall be maintained at the site and shall be submitted to the Agency with the applicable Quarterly Hazardous Waste Summary.

(Source: Amended at 12 Ill. Reg. 6094, effective March 22, 1988; amended at ____ Ill. Reg. ____, effective ____, 1989)

Section 855.207 Supplemental Hazardous Waste Record

When an error is discovered in any of the records required to be kept under this Part which has resulted in an error in the amount reported on the Quarterly Hazardous Waste Summary as being due to the Hazardous Waste Fund, a Supplemental Hazardous Waste Record showing the relevant corrections shall be completed by the site operator and submitted to the Agency, together with an appropriate fee payment, where applicable. The Supplemental Hazardous Waste Record shall be received by the Agency no later than the seventh day following the discovery of the error. Errors not affecting the amount reported as due to the Hazardous Waste Fund, including errors detected and corrected prior to submission of the applicable Quarterly Hazardous Waste Summary shall be noted on the next Monthly Quarterly Hazardous Waste Summary.

(Source: Amended at 12 Ill. Reg. 6094, effective March 22, 1988; amended at ____ Ill. Reg. ____, effective ____)

CM:3542j/ts

DEPARTMENT OF NUCLEAR SAFETY

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: NOTICES, INSTRUCTIONS AND REPORTS TO WORKERS;
INSPECTIONS2) Code Citation: 32 Ill. Adm. Code 400

<u>Section Number:</u>	<u>Proposed Action:</u>
400.10	Amendment
400.110	Amendment
400.120	Amendment
400.130	Amendment
400.140	Amendment
400.150	Amendment
400.160	Amendment
400.170	Amendment

4) Statutory Authority: Implementing and authorized by Section 8-8.13 of the Radiation Protection Act (Ill. Rev. Stat. 1987, ch. 111½, pars. 218.0-218.13), and Section 5 of "AN ACT in relation to personnel monitoring" (Ill. Rev. Stat. 1987, ch. 111½, par. 230.15).5) A Complete Description of the Subjects and Issues Involved: This Part is being amended to clarify that the inspection procedures apply to all inspections, whether conducted by Departmental inspectors or by qualified nondepartment inspectors. Section 400.120 is being amended to require, specifically, that radiation workers be instructed in the risk of radiation exposure to the embryo and fetus. References to the Division of Nuclear Materials have been changed to the Office of Radiation Safety. Also, several nonsubstantive clerical changes have been made.6) Will this proposed amendment replace an emergency rule currently in effect? No7) Does this rulemaking contain an automatic repeal date? No8) Does this proposed amendment contain incorporations by reference? No9) Are there any other proposed amendments pending on this Part? No10) Statement of Statewide Policy Objectives: The requirements imposed by the proposed rulemaking are not expected to require local governments to establish, expand, or modify their activities in such a way as to necessitate additional expenditures from local revenues.

DEPARTMENT OF NUCLEAR SAFETY
NOTICE OF PROPOSED AMENDMENTS

- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Comments on this proposed rulemaking may be submitted in writing for a period of 45 days following publication of this notice. The Department will consider fully all written comments on this proposed rulemaking submitted during the 45 day comment period. Comments should be submitted to:

Betsy Salus
Staff Attorney
Department of Nuclear Safety
1035 Outer Park Drive
Springfield, Illinois 62704
785-9880

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: November 22, 1988
- B) Types of small businesses affected: The Department believes that these rules impose no direct impact on any small business as defined by Section 3.10 of the Administrative Procedure Act.
- C) Reporting, bookkeeping or other procedures required for compliance: This rulemaking would require licensees and registrants to comply with posting requirements, to provide instruction to workers, and to report to individual workers, radiation exposure data.
- D) Types of professional skills necessary for compliance: No particular professional skills are necessary for compliance.

The full text of the Proposed Amendment begins on the next page:

DEPARTMENT OF NUCLEAR SAFETY
NOTICE OF PROPOSED AMENDMENTSTITLE 32: ENERGY
CHAPTER II: DEPARTMENT OF NUCLEAR SAFETY
SUBCHAPTER b: RADIATION PROTECTION

PART 400

NOTICES, INSTRUCTIONS AND REPORTS TO WORKERS; INSPECTIONS

Section	Purpose and Scope
400.10	Posting of Notices to Workers
400.110	Instructions to Workers
400.120	Notifications and Reports to Individuals
400.130	Presence of Representatives of Licensees or Registrants and Workers During Inspection
400.140	Consultation with Workers During Inspections
400.150	Requests by Workers for Inspections
400.160	Inspections Not Warranted; Informal Review
400.170	

AUTHORITY: Implementing and authorized by Section 8-8.13 of the Radiation Protection Act (111. Rev. Stat. 1986 1987, ch. 111½, pars. 218.0-218.13), and Section 5 of "AN ACT in relation to personnel monitoring" (111. Rev. Stat. 1986 1987, ch. 111½, par. 230.15).

SOURCE: Adopted at 10 111. Reg. 17496, effective September 25, 1986; amended at 11 111. Reg. 15629, effective September 11, 1987; amended at ____ 111. Reg. effective ____.

Section 400.10 Purpose and Scope

- a) This Part establishes requirements for notices, instructions, and reports by licensees or registrants to individuals engaged in activities under a license or registration and options available to such individuals in connection with Department of Nuclear Safety (Department) inspections of licensees or registrants to ascertain compliance with the provisions of the Radiation Protection Act (111. Rev. Stat. 1986 1987, ch. 111½, pars. 211 et. seq.) (the Act) and regulations, orders, and licenses issued thereunder regarding radiological working conditions.
- b) The regulations in this Part apply to:
- 1) all persons who receive, possess, use, own, or transfer sources of radiation registered with or licensed by the Department pursuant to 32 111. Adm. Code 320 and or 330.

ILLINOIS REGISTER
DEPARTMENT OF NUCLEAR SAFETY
NOTICE OF PROPOSED AMENDMENTS

ILLINOIS REGISTER
DEPARTMENT OF NUCLEAR SAFETY
NOTICE OF PROPOSED AMENDMENTS

2) Inspection and testing of radiation machines and associated operating procedures by Departmental inspectors or by qualified nondepartment inspectors whose names are included in the department's record of individuals approved as qualified nondepartment inspectors of radiation machines pursuant to 32 Ill. Adm. Code 410.

3) Inspection of licensed activities by Departmental inspectors.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 400.110 Posting of Notices to Workers

a) Each licensee or registrant shall post current copies of the following documents:

- 1) the regulations in this Part and in 32 Ill. Adm. Code 340;
- 2) the license. The certificate of registration, the license, the license conditions, or and any documents incorporated into the license by reference and amendments thereto;
- 3) the operating procedures applicable to activities under the license or registration; and
- 4) any notice of violation involving radiological working conditions, proposed imposition of civil penalty, or order issued pursuant to 32 Ill. Adm. Code 310, and any response from the licensee or registrant.

b) If the posting of a document specified in Section 400.110 subsections (a)(1), (2), or (3) is not practicable, the licensee or registrant may post a notice which describes the documents and states where they may be examined.

c) Department Form KLA.001 "Notice to Employees" shall be posted by each licensee or registrant.

d) Department documents posted pursuant to Section 400.110 subsection (a)(4) shall be posted within five (5) working days after receipt of the documents from the Department; the licensee's or registrant's response, if any, shall be posted within five (5) working days after dispatch from the licensee or registrant. Such documents shall remain posted for a minimum of five (5) working days or until action correcting the violation has been completed, whichever is later.

e) Documents, notices, or forms posted pursuant to Section 400.110 this Section shall appear in a sufficient number of places to permit individuals engaged in work under the license or registration to observe them on the way to or from any particular work location to which the document applies, shall be conspicuous, and shall be replaced if defaced or altered.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 400.120 Instructions to Workers

a) All individuals working in, or the performance of whose duties requires access to any portion of a restricted area:

- 1) shall be kept informed of the storage, transfer, or use of sources of radiation in such portions of the restricted area;
- 2) shall be instructed in the health protection problems associated with exposure to radiation or radioactive material, in the risks of radiation exposure to the embryo and fetus, in precautions or procedures to minimize exposure, and in the purposes and functions of protective devices employed;
- 3) shall be instructed in, and instructed to observe to the extent within the worker's control, the conditions of the license, the provisions of this Part and 32 Ill. Adm. Code 310, 320, 330, 331, 340, 341, 350, 351, 401 and 601 and licenses for the protection of personnel from exposures to radiation or radioactive material occurring in such areas;

4) shall be instructed to report promptly to the licensee or registrant any condition which may constitute, lead to, or cause a violation of the Act, the conditions of the license, the provisions of this Part or 32 Ill. Adm. Code 310, 320, 330, 331, 340, 341, 350, 351, 360, 370, 380, 390, 401, 410 and 601 and licenses or unnecessary exposure to radiation or radioactive material;

5) shall be instructed in the appropriate response to warnings made in the event of any unusual occurrence or malfunction that may involve exposure to radiation or radioactive material; and

6) shall be advised as to the radiation exposure reports which workers shall be furnished pursuant to Section 400.130.

DEPARTMENT OF NUCLEAR SAFETY

NOTICE OF PROPOSED AMENDMENTS

- b) These instructions shall be of sufficient detail to avoid radiological health protection problems and shall be given directly to each worker either orally or in writing or in an orientation course, with the workers signing an attestation that they have received the above information and understand it.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

Section 400.130 Notifications and Reports to Individuals

- a) Radiation exposure data for an individual and the results of any measurements, analyses, and calculations of radioactive material deposited or retained in the body of an individual shall be reported to the individual as specified in Section 400.130 this Section. The information reported shall include data and results obtained pursuant to this Part, orders, or license conditions, as shown in records maintained by the licensee or registrant pursuant to 32 Ill. Adm. Code 340.4010(a) and (c). Each notification and report shall:

- 1) be be in writing;
- 2) ~~include~~ include the name of the licensee or registrant, the name of the individual, and the individual's social security number;
- 3) ~~include~~ include the individual's exposure information; and
- 4) ~~contain~~ contain the following statement:

"This report is furnished to you under the provisions of the Department of Nuclear Safety Regulations for Radiation Protection, 32 Ill. Adm. Code 400. You should preserve this report for further reference."

- b) At the request of a worker, the licensee or registrant shall advise each worker annually of the worker's exposure to radiation or radioactive material as shown in records maintained by the licensee or registrant pursuant to 32 Ill. Adm. Code 340.4010(a) and (c).
- c) At the request of a worker, each licensee or registrant shall furnish to the worker a report of the worker's exposure to radiation or radioactive material upon termination of employment. Such report shall be furnished within 30 days from the time the request is made, or within 30 days of termination of employment, or within 30 days after exposure of the individual has been determined by the licensee or registrant, whichever is later. The report shall cover each

DEPARTMENT OF NUCLEAR SAFETY

NOTICE OF PROPOSED AMENDMENTS

calendar quarter in which the worker's activities involved exposure to sources of radiation and shall include the dates and locations of work under the license or registration in which the worker participated.

- d) When a licensee or registrant is required pursuant to 32 Ill. Adm. Code 340.4050 to report to the Department any exposure of an individual to radiation or radioactive material, the licensee or the registrant shall also provide the individual a report on the exposure data included therein. Such reports shall be transmitted at a time not later than the transmittal to the Department.
- e) At the request of a worker who is terminating employment in a given calendar quarter with the licensee or registrant in work involving radiation dose, or of a worker who, while employed by another person, is terminating assignment to work involving radiation dose in the licensee's or registrant's facility in that calendar quarter, each licensee or registrant shall provide to each such worker, or to the worker's designee, at termination, a written report regarding the radiation dose received by that worker from operations of the licensee or registrant during that specifically identified calendar quarter or fraction thereof, or provide a written estimate of that dose if the finally determined personnel monitoring results are not available at that time. Estimated doses shall be clearly indicated as such. If an estimate of dose is provided, the actual radiation exposure records shall be provided to the worker when these records become available to the licensee or registrant.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

Section 400.140 Presence of Representatives of Licensees or Registrants and Workers During Inspection

- a) Pursuant to Section 400.160 and 32 Ill. Adm. Code 310.50, each licensee or registrant shall afford the Department at all reasonable times the opportunity to inspect such materials, machines, activities, facilities, premises, and records such as the Department determines are necessary to establish compliance with the requirements of the licensee and the provisions of 32 Ill. Adm. Code 310, 320, 330, 331, 340, 341, 350, 351, 360, 370, 380, 390, 400, 401, 410, and 601. Reasonable times shall be any time the facility is operational. The inspection may be announced or unannounced. Materials licensees shall be inspected at least as frequently as they would have been inspected by the U.S. Nuclear Regulatory Commission (U.S. NRC) if the licensees were regulated by the U.S. NRC, but no more frequently than once in a calendar quarter. Radiation machines

DEPARTMENT OF NUCLEAR SAFETY

NOTICE OF PROPOSED AMENDMENTS

shall be inspected in accordance with the provisions of Sections 8.11 and 8.13 of the Act the Radiation Protection Act (the Act) (Ill. Rev. Stat. 1985, ch. 111, pars. 218-11 and 218-13). Inspection of licensees and radiation machines may be conducted more frequently than once per calendar quarter if, in the past three years, there has been a condition at the facility which required emergency response; or if the Department has received a complaint, the investigation of which will result in a more frequent inspection; or if the Department has documented a violation of the Act or the above referenced rules of the Department at the facility and additional inspections are necessary to establish that the violation has been abated.

b) During an inspection, Department Departmental and qualified nondepartment inspectors may consult privately with workers as specified in Section 400.150. The licensee or registrant may accompany Department Departmental and qualified nondepartment inspectors during other phases of an inspection.

c) If, at the time of inspection, an individual has been authorized by the workers to represent them during Department inspections, the licensee or registrant shall notify the Departmental or qualified nondepartment inspectors of such authorization and shall give the workers' representative an opportunity to accompany the inspectors during the inspection of physical working conditions.

d) Each workers' representative shall be routinely engaged in work under control of the licensee or registrant and shall have received instructions as specified in Section 400.120.

e) Different representatives of licensees or registrants and workers may accompany the Departmental or qualified nondepartment inspectors during different phases of an inspection if there is no resulting interference with the conduct of the inspection. However, only one workers' representative at a time may accompany the inspectors.

f) With the approval of the licensee or registrant and the workers' representative, an individual who is not routinely engaged in work under control of the licensee or registrant, for example, a consultant to the licensee or registrant or to the workers' representative, shall be afforded the opportunity to accompany Department Departmental and qualified nondepartment inspectors during the inspection of physical working conditions.

DEPARTMENT OF NUCLEAR SAFETY

NOTICE OF PROPOSED AMENDMENTS

g) Notwithstanding the other provisions of Section 400.140, Department Departmental inspectors and qualified nondepartment inspectors are authorized to refuse to permit accompaniment by any individual who deliberately interferes with a fair and orderly inspection. With regard to areas containing information classified by an agency of the U.S. Government in the interest of national security, an individual who accompanies an inspector may have access to such information only if authorized to do so. With regard to any area containing proprietary information, i.e., trade secrets and commercial or financial information where such information is privileged or confidential or where disclosure of such information may cause competitive harm, the workers' representative for that area shall be an individual previously authorized by the licensee or registrant to enter that area.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 400.150 Consultation with Workers During Inspections

a) Department Departmental and qualified nondepartment inspectors may consult privately with workers concerning matters of occupational radiation protection and other matters related to the activities of the licensee or registrant which bear upon compliance with the conditions of the license and or the provisions of this Part and or 32 Ill. Adm. Code 310, 320, 330, 331, 340, 341, 350, 351, 360, 370, 380, 390, 401, 410 and or 601.

b) During the course of an inspection, or at any other time, any worker may bring privately to the attention of the Department, or its inspectors or qualified nondepartment inspectors, either orally or in writing, any past or present condition which the worker has reason to believe may have contributed to or caused any violation of the Act, the provisions of this Part or 32 Ill. Adm. Code 310, 320, 330, 331, 340, 341, 350, 351, 360, 370, 380, 390, 401, 410, and 601 or license condition, or any unnecessary exposure of an individual to sources of radiation under the licensee's or registrant's control. Any such notice in writing shall comply with the requirements of Section 400.160(a). If a worker seeks an opportunity to speak to an inspector during an inspection, the licensee or registrant shall permit the worker such opportunity.*

*AGENCY NOTE: The provisions of Section 400.160 subsection (b) shall not be interpreted as authorization to disregard instructions pursuant to Section 400.120.

(Source: Amended at Ill. Reg. _____, effective _____)

DEPARTMENT OF NUCLEAR SAFETY

NOTICE OF PROPOSED AMENDMENTS

Section 400.160 Requests by Workers for Inspections

- a) Any worker or representative of workers believing that a violation of the Act, the provisions of this Part or 32 Ill. Adm. Code 310, 320, 330, 331, 340, 341, 350, 351, 360, 370, 380, 390, 401, 410 and 601, or license conditions exists or has occurred, or that an unnecessary exposure to radiation or radioactive material has occurred in work under a license or registration with regard to radiological working conditions in which the worker is engaged may request an inspection by giving notice of the alleged violation to the Department. Any such notice shall be in writing, shall set forth the circumstances describing the perceived violation or condition, and shall be signed by the worker or representative of the workers. A copy shall be provided to the licensee or registrant by the Department no later than at the time of inspection except that, upon the request of the worker giving such notice, his name and the name of individuals referred to therein shall not appear in such copy or on any record published, released, or made available by the Department, except for good cause shown, such as when necessary in the course of enforcement actions.
- b) If conditions stated on the face of the complaint indicate there is or has been a violation or the possibility of a violation, the Department shall conduct an inspection as soon as practicable to determine if such alleged violation exists or has occurred. Inspections made pursuant to this Section need not be limited to matters referred to in the complaint.
- c) No licensee or registrant shall discharge or in any manner discriminate against any worker because such worker has filed any complaint or instituted or caused to be instituted any proceedings under this Part or has testified or is about to testify in any such proceeding or because of the exercise by such worker on behalf of himself or others of any option afforded by this Part. Furthermore, each licensee and registrant shall instruct his contractors and subcontractors not to discharge or in any manner discriminate against any worker because such worker has filed any complaint or instituted or caused to be instituted any proceedings under this Part or has testified or is about to testify in any such proceeding or because of the exercise by such worker on behalf of himself or others any option afforded by this Part. Any worker who believes that he has been so discharged or discriminated against may file a complaint with the Department alleging a violation of Section 400.160(e) this subsection.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

DEPARTMENT OF NUCLEAR SAFETY

NOTICE OF PROPOSED AMENDMENTS

Section 400.170 Inspections Not Warranted; Informal Review

- a) Review of Determination That No Inspection is Warranted
- 1) If the Division of Nuclear Materials Office of Radiation Safety determines, pursuant to Section 400.160, that an inspection is not warranted, the Division of Nuclear Materials Office of Radiation Safety shall notify the complainant in writing within 60 days of receipt of the complaint. The complainant may obtain review of such determination by submitting a written statement of position with the Department. The Department will provide the licensee or registrant with a copy of such statement by certified mail, excluding, at the request of the complainant, the name of the complainant. The licensee or registrant may submit an opposing written statement of position with the Department. The Department will provide the complainant with a copy of such statement by certified mail.
- 2) Upon the request of the complainant or the licensee or registrant, the Department shall hold an informal conference in which the complainant and the licensee or registrant may orally present their views. If such a conference is requested by the complainant, the presence of the licensee or registrant at the conference shall be subject to the concurrence of the complainant. If the conference is requested by the licensee or registrant, the presence or disclosure of the identity of the complainant will be made only pursuant to written authorization from the complainant. After considering all written and oral views presented, the Department shall affirm, modify, or reverse the determination of the Division of Nuclear Materials Office of Radiation Safety and furnish the complainant and the licensee or registrant a written notification of the decision and the reason therefor.
- b) If the Department determines that an inspection is not warranted because the requirements of Section 400.160(a) have not been met, the complainant shall be notified in writing, within 30 days of receipt of the complaint, of such determination. Such determination shall be without prejudice to the filing of a new complaint meeting the requirements of Section 400.160(a).

(Source: Amended at ___ Ill. Reg. ___, effective _____)

DEPARTMENT OF NUCLEAR SAFETY
NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: RADIATION SAFETY REQUIREMENTS FOR INDUSTRIAL RADIOGRAPHIC OPERATIONS
- 2) Code Citation: 32 Ill. Adm. Code 350
- 3) Section Number:

350.30	<u>Proposed Action:</u>
350.1010	Amendment
350.1050	Amendment
350.1070	Amendment
350.3040	Amendment
350.3060	Amendment
350.3080	Amendment
- 4) Statutory Authority: Implementing and authorized by the Radiation Protection Act (Ill. Rev. Stat. 1987, ch. 111½ pars. 211 et seq.).
- 5) A Complete Description of the Subjects and Issues Involved: This Part is being amended to clarify that the requirements of Section 350.3060 apply only to enclosed radiography systems that do not use radioactive sources, and that requirements for enclosed radiography systems that use radioactive sources are contained in Section 350.3050. Also a new requirement, that alarms be installed within the enclosure of cabinet x-ray systems designed to admit humans, is being added to Section 350.3060. Throughout the rule the term "x-ray machine" is being replaced with the term "radiography system", so that the rule will apply to both x-ray machines and particle accelerators. Finally, several grammatical and clerical corrections have been made.
- 6) Will this proposed amendment replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed amendment contain incorporations by reference? Yes.
The proposed amendments incorporate federal regulations in accordance with the requirements of Section 6.02(a) of the Administrative Procedure Act.
- 9) Are there any other proposed amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: The requirements imposed by the proposed rulemaking are not expected to require local governments to establish, expand, or modify their activities in such a way as to necessitate additional expenditures from local revenues.

ILLINOIS REGISTER
DEPARTMENT OF NUCLEAR SAFETY
NOTICE OF PROPOSED AMENDMENTS

- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Comments on this proposed rulemaking may be submitted in writing for a period of 45 days following publication of this notice. The Department will consider fully all written comments on this proposed rulemaking submitted during the 45 day comment period. Comments should be submitted to:

Betsy Salus
Staff Attorney
Department of Nuclear Safety
1035 Outer Park Drive
Springfield, Illinois 62704
785-9880
- 12) Initial Regulatory Flexibility Analysis:
 - A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: November 22, 1988
 - B) Types of small businesses affected: The Department believes that these rules impose no direct impact on any small business as defined by Section 3.10 of the Administrative Procedure Act, however the Department is submitting a copy of these rules to the Business Assistance Office of the Department of Commerce and Community Affairs during this first notice period for their review.
 - C) Reporting, bookkeeping or other procedures required for compliance: No reporting, bookkeeping, or other procedures would be required for compliance.
 - D) Types of professional skills necessary for compliance: No particular professional skills are necessary for compliance.

The full text of the Proposed Amendment begins on the next page:

DEPARTMENT OF NUCLEAR SAFETY
NOTICE OF PROPOSED AMENDMENTSTITLE 32: ENERGY
CHAPTER II: DEPARTMENT OF NUCLEAR SAFETY
SUBCHAPTER b: RADIATION PROTECTION

PART 350

RADIATION SAFETY REQUIREMENTS FOR INDUSTRIAL RADIOGRAPHIC OPERATIONS

SUBPART A: GENERAL PROVISIONS

Section
350.10 Purpose
350.20 Scope
350.30 Definitions

SUBPART B: EQUIPMENT CONTROL

Section
350.1010 Limits on Levels of Radiation for Radiographic Exposure Devices and Storage Containers
350.1020 Locking of Sources of Radiation
350.1030 Storage Precautions
350.1040 Radiation Survey Instruments
350.1050 Leak Testing, Repair, Tagging, Opening, Modification, and Replacement of Sealed Sources
350.1060 Quarterly Inventory
350.1070 Utilization Logs
350.1080 Inspection and Maintenance
350.1090 Permanent Radiographic Installations

SUBPART C: PERSONAL RADIATION SAFETY REQUIREMENTS FOR RADIOGRAPHERS AND RADIOGRAPHERS' ASSISTANTS

Section
350.2010 Training and Testing
350.2020 Operating and Emergency Procedures
350.2030 Personnel Monitoring Control
350.2040 Supervision of Radiographers' Assistants

SUBPART D: PRECAUTIONARY PROCEDURES IN RADIOGRAPHIC OPERATIONS

Section
350.3010 Security
350.3020 Posting
350.3030 Radiation Surveys and Survey Records
350.3040 Records Required at Temporary Jobsites Job Sites

DEPARTMENT OF NUCLEAR SAFETY
NOTICE OF PROPOSED AMENDMENTS

350.3050 Special Requirements for Enclosed Radiography Utilizing Radioactive Sources
350.3060 Special Requirements and Exemptions for Enclosed Radiography X-Ray Systems, other than those Described in Section 350.3050 that are Designed to Allow Admittance of Individuals
350.3070 Special Requirements and Exemptions for Certified and Non-Certified Cabinet X-Ray Systems Designed to Exclude Individuals
350.3080 Special Requirements for Mobile or Portable Radiation Machines
APPENDIX A Subjects to be Covered During the Instruction of Radiographers

AUTHORITY: Implementing and authorized by the Radiation Protection Act (Ill. Rev. Stat. 1985 1987, ch. 111½, pars. 211 et seq.).

SOURCE: Filed and effective April 20, 1974, by the Department of Public Health; transferred to the Department of Nuclear Safety by P.A. 81-1516, effective December 3, 1980; codified at 7 Ill. Reg. 14744; recodified at 10 Ill. Reg. 11265; amended at 10 Ill. Reg. 17287, effective September 25, 1986; amended at _____ Ill. Reg. _____, effective _____.

SUBPART A: GENERAL PROVISIONS

Section 350.30 Definitions

As used in this Part, the following definitions apply:

"Cabinet radiography" means industrial radiography conducted in an enclosure or cabinet so shielded that radiation levels at every location on the exterior meet the limitations specified in 32 Ill. Adm. Code 340.1050.

"Cabinet x-ray system" means an x-ray system with the x-ray tube installed in an enclosure which, independent of existing architectural structures except the floor on which it may be placed, is intended to contain at least that portion of a material being irradiated, provide radiation attenuation, and exclude personnel from its interior during generation of x radiation. Included are all x-ray systems designed primarily for the inspection of carry-on baggage at airline, railroad, and bus terminals, and in similar facilities. An x-ray tube used within a shielded part of a building, or x-ray equipment which may temporarily or occasionally incorporate portable shielding, is not considered a cabinet x-ray system.

"Certified cabinet x-ray system" means an x-ray system which has been certified in accordance with 21 CFR 1010.2 as being manufactured and assembled pursuant to the provisions of 21 CFR 1020.40.

NOTICE OF PROPOSED AMENDMENTS

"Enclosed radiography" means industrial radiography conducted in an enclosed cabinet or room and includes cabinet radiography and shielded room radiography.

"Industrial radiography" means the examination of the macroscopic structure of materials by non-destructive methods using sources of radiation.

"Permanent radiographic installation" means an installation or structure designed or intended for radiography and in which radiography is regularly performed.

"Personal supervision" means supervision in which the radiographer is physically present at the site where sources of radiation and associated equipment are being used, watching the performance of the radiographer's assistant and in such proximity that immediate assistance can be given if required.

"Radiographer" means any individual who performs or personally supervises industrial radiographic operations and who is responsible to the licensee or registrant for assuring compliance with the requirements of 32 Ill. Adm. Code 310, 320, 330, 331, 341, 370 and 601 and all license and/or certificate of registration conditions.

"Radiographer's assistant" means any individual who, under the personal supervision of a radiographer, uses sources of radiation, related handling tools, or radiation survey instruments in industrial radiography.

"Radiographic exposure device" means any instrument containing a sealed source fastened or contained therein, in which the sealed source or shielding thereof may be moved, or otherwise changed, from a shielded to unshielded position for purposes of making a radiographic exposure.

"Shielded position" means the location within the radiographic exposure device or storage container which, by manufacturer's design, is the proper location for storage of the sealed source.

"Shielded-room radiography" means industrial radiography conducted in a room so shielded that radiation levels at every location on the exterior meets the limitations specified in 32 Ill. Adm. Code 340.1050.

NOTICE OF PROPOSED AMENDMENTS

"Source changer" means a device designed and used for replacement of sealed sources in radiographic exposure devices, including those source changers also used for transporting and storage of sealed sources.

"Storage container" means a device in which sealed sources are transported or stored.

(Source: Amended at 111. Reg. _____, effective _____)

SUBPART B: EQUIPMENT CONTROL

Section 350.1010 Limits on Levels of Radiation for Radiographic Exposure Devices and Storage Containers

Radiographic exposure devices measuring less than 4 inches (10 cm) from the sealed source storage position to any exterior surface of the device shall have no radiation level in excess of 50 milliroentgens (1.20×10^{-5} C/kg) per hour at 6 inches (15 cm) from any exterior surface of the device. Radiographic exposure devices measuring a minimum of 4 inches (10 cm) from the sealed source storage position to any exterior surface of the device, and all storage containers for sealed sources or outer enclosures containers for radiographic exposure devices, shall have no radiation level in excess of 200 milliroentgens (5.16×10^{-5} C/kg) per hour at any exterior surface, and 10 milliroentgens (2.58×10^{-6} C/kg) per hour at 39.4 inches (1 m) from any exterior surface. The radiation levels specified are with the sealed source in the shielded position.

(Source: Amended at 111. Reg. _____, effective _____)

Section 350.1050 Leak Testing, Repair, Tagging, Opening, Modification, and Replacement of Sealed Sources

- a) The replacement of any sealed source fastened to or contained in a radiographic exposure device and leak testing, repair, tagging, opening, or any other modification of any sealed source shall be performed only by persons specifically authorized to do so by the Department, the U.S. Nuclear Regulatory Commission, Agreement State, or any Licensing State.
- b) Each sealed source shall be tested for leakage at intervals not to exceed 6 months. In the absence of a certificate from a transferor indicating that a test has been made within the 6 month period prior to the transfer, the sealed source shall not be put into use until tested.

DEPARTMENT OF NUCLEAR SAFETY

NOTICE OF PROPOSED AMENDMENTS

- c) The leak test shall be capable of detecting the presence of 0.005 microcurie (185 Bq) of removable contamination on the sealed source. An acceptable leak test for sealed sources in the possession of a radiography licensee or registrant would be to test at the nearest accessible point to the sealed source storage position, or other appropriate measuring point, by a procedure to be approved pursuant to 32 Ill. Adm. Code 330.260(e)(5) 330.260(d)(5). Records of leak test results shall be kept in units of microcuries and maintained for inspection by the Department for 2 years after the next required leak test is performed or until the sealed source is transferred or disposed.

- d) Any test conducted pursuant to Section 350.1060 subsections (b) and (c) which reveals the presence of 0.005 microcurie (185 Bq) or more of removable radioactive material shall be considered evidence that the sealed source is leaking. The licensee or registrant shall immediately withdraw the equipment involved from use and shall cause it to be decontaminated and repaired or to be disposed of in accordance with regulations of the Department 32 Ill. Adm. Code 330 and 340. Within 5 days after obtaining results of the test, the licensee or registrant shall file a report with the Department describing the equipment involved, the test results, and the corrective action taken.

- e) A sealed source which is not fastened to or contained in a radiographic exposure device shall have permanently attached to it a durable tag at least 1 inch (2.54 cm) square bearing the prescribed radiation caution symbol in conventional colors, magenta or purple on a yellow background, and at least the instructions:

DANGER
RADIOACTIVE MATERIAL
DO NOT HANDLE
NOTIFY CIVIL AUTHORITIES IF FOUND

(Source: Amended at ___ Ill. Reg. ____, effective _____)

Section 350.1070 Utilization Logs

Each licensee or registrant shall maintain current logs, which shall be kept available for inspection by the Department for 2 years from the date of the recorded event, showing for each source of radiation the following information:

- a) A description (or make and model number) of each source of radiation or storage container in which the a sealed source is located;

DEPARTMENT OF NUCLEAR SAFETY

NOTICE OF PROPOSED AMENDMENTS

- b) The identity of the radiographer to whom assigned;
- c) Locations where used and dates of use; and
- d) The voltage, current, and exposure time for each radiographic exposure employing with a radiation machine.

(Source: Amended at ___ Ill. Reg. ____, effective _____)

SUBPART D: PRECAUTIONARY PROCEDURES IN RADIOGRAPHIC OPERATIONS

Section 350.3040 Records Required at Temporary Jobsites Job Sites

If a licensee or registrant temporarily uses a radioactive source of radiation at a location other than the location listed in the licensee's or registrant's license or certificate of registration, the licensee or registrant shall maintain the following records at the temporary job site and shall make these records available for inspection by the Department:

- a) the license, certificate of registration, or equivalent document;
- b) operating and emergency procedures;
- c) relevant regulations of the Department and of any other State or Federal entities which license the licensee or registrant;
- d) survey records required pursuant to Section 350.3030 for the period of operation at the site;
- e) daily pocket dosimeter records for the period of operation at the site; and
- f) the latest instrument calibration and sealed source leak test records for specific devices in use at the site. Acceptable records include tags or labels which are affixed to the device or survey meter.

(Source: Amended at ___ Ill. Reg. ____, effective _____)

Section 350.3060 Special Requirements and Exemptions for Enclosed Radiography X-Ray Systems, other than those Described in Section 350.3050 that are Designed to Allow Admittance of Individuals

AGENCY NOTE: The requirements of this Section apply to enclosed radiography systems that do not use radioactive sources. Special requirements for enclosed radiography using radioactive sources are contained in Section 350.3050.

DEPARTMENT OF NUCLEAR SAFETY
NOTICE OF PROPOSED AMENDMENTS

- a) Enclosed radiography x-ray systems, other than those described in Section 350.3050, that which are designed to allow admittance of individuals shall be exempt from other requirements of this Part except Sections 350.1040(b) and (c) and 350.2030. However, the registrant shall:
- 1) Submit plans and specifications to the Department for review and approval of any new installations or any modification of existing installations. Such approval shall not be granted unless the plans and specifications satisfy the requirements of 32 Ill. Adm. Code 340 and this Part.
 - 2) Have a pre-operational survey conducted before any new installation is placed in operation to determine radiation exposures of all persons who may be in close proximity to the enclosure.
 - 3) Report to the Department any alteration which increases the radiation output of the equipment or which reduces the effectiveness of protective barriers.
 - 4) Comply with all requirements of 32 Ill. Adm. Code 340. If such a system is a certified cabinet x-ray system, it shall also comply with the requirements of 21 CFR 1020.40, revised as of April 1, 1985 1988, exclusive of any subsequent amendments or editions. A copy of 21 CFR 1020 is available for public inspection at the Department of Nuclear Safety.
 - 5) Not permit Prohibit any individual to operate from operating a radiation machine for enclosed room radiography until such individual has received a copy of, instruction in, and has demonstrated, to the satisfaction of the licensee or registrant, an understanding of operating and emergency procedures for the unit, and has demonstrated competence in its use. Records which demonstrate compliance with this subparagraph shall be maintained for inspection by the Department until their disposition has been authorized by the Department. Such disposition will be authorized if compliance with this subparagraph has been previously established pursuant to an inspection.

DEPARTMENT OF NUCLEAR SAFETY
NOTICE OF PROPOSED AMENDMENTS

- 6) Provide either a film badge or a thermoluminescent dosimeter (TLD) for every individual who operates, who makes "set-ups", or who performs maintenance on a radiation machine for enclosed room radiography. Each film badge or TLD shall be assigned to and worn by only one individual. In addition, if the licensee registrant has a poor compliance history regarding personnel monitoring (such as demonstrated by a violation of Section 350.2020 this Section, 32 Ill. Adm. Code 340.2020, or 400.120), if the licensee's registrant's facilities are designed such that an employee could receive in any one calendar quarter an occupational dose in excess of those stated in 32 Ill. Adm. Code 340.1010, or if the licensee's registrant's activities are conducted in such a manner that an employee could receive in any one calendar quarter an occupational dose in excess of the doses stated in 32 Ill. Adm. Code 340.1010, then the Department will require that individuals wear a direct reading pocket dosimeter. If so required, all regulations pertaining to pocket dosimeters as listed in Section 350.2030 shall apply.
- 7) If Conduct physical radiation surveys to determine that the radiation machine is "off" prior to each entry into the enclosed room if the enclosed radiography x-ray system is designed or operated in such a manner that an individual could receive in any one calendar quarter a dose in excess of the doses stated in 32 Ill. Adm. Code 340.1010, the registrant shall conduct physical radiation surveys to determine that the radiation machine is "off" prior to each entry into the enclosed room. Radiation survey instruments utilized for radiation surveys shall also be in conformance with Sections 350.1040(b) and (c).
- 8) Shall restrict Restrict the access of personnel and the public to any and all radiographic areas to prevent exposure of any person individual in excess of the limits of 32 Ill. Adm. Code 340, Subpart A.
- 9) Assure that the radiographic source radiography system and all objects exposed thereto are confined within a permanent total enclosure to which no person individual shall have access or within which no person individual is permitted to remain while the radiation apparatus machine within it is in operation, and which affords, under any operating condition, protection from radiation for all persons individuals outside the enclosure. Such permanent total enclosures enclosure shall meet the following requirements:

DEPARTMENT OF NUCLEAR SAFETY

NOTICE OF PROPOSED AMENDMENTS

- A) Interlocks - a reliable interlock or other mechanism shall be installed at each means of access to the enclosure which will preclude access to an area of radiation hazard either by preventing entry or by automatically reducing the hazard.
- B) Door-fastening Mechanism - A door-fastening mechanism shall be installed so that the door can be opened from the inside at all times.
- C) Alarms - Visible except for cabinet x-ray systems, visible and/or audible signal system alarms shall be installed within the protective enclosure which will be actuated and shall be activated for at least twenty (20) seconds before the power to the x-ray machine can be activated immediately prior to the first initiation of x-ray generation.
- D) For cabinet x-ray systems designed to admit humans, visible and/or audible alarms shall be installed within the protective enclosure. Such alarms shall be activated for at least ten (10) seconds immediately prior to the first initiation of x-ray generation after closing any door designed to admit humans.
- 10) Include in the consideration of access restrictions all x-ray radiation machines that produce radiation in the occupied areas.

11) Maintain for review by the Department information relative to the operating parameters and workload of each x-ray machine radiography system.

12) Assure each x-ray machine radiography system control panel includes a device which will give positive indication of the production of x-rays radiation whenever the x-ray tube source of radiation is energized.

13) Provide means to assure the x-ray radiography system is secured against unauthorized operation when not in use.

b) The registrant's operating and emergency procedures shall include instructions in at least the following:

- 1) Security of the x-ray radiography system when not in use.
- 2) Biological effects of ionizing radiation.

DEPARTMENT OF NUCLEAR SAFETY

NOTICE OF PROPOSED AMENDMENTS

- 3) Radiation hazards associated with the x-ray radiography system.
- 4) Safety practices.
- 5) Procedure for notifying proper supervisory personnel in the event of an emergency.
- 6) Maintenance/repair procedures.
- 7) Personnel monitoring and the proper use of monitoring devices.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 350.3080 Special Requirements for Mobile or Portable Radiation Machines

This Section is applicable to portable or mobile radiation machines used in a manner that provides radiation protection to individuals by controlling the direction of the primary beam and the distance between individuals and the source of radiation. The requirements of this Section apply to portable and mobile radiation machines used either within plants or at temporary job sites.

a) Section 350.3080 is applicable to an installation or procedure involving radiation machines capable of being moved about within a plant or transported to job sites beyond the confines of any single radiation installation and generally using distance and direction between the source and any persons potentially exposed for pre-section.

b) The registrant of operating this type of equipment shall furnish to the Department for prior approval a detailed description of the dates, locations, normal and maximum operating conditions and workload under which portable or mobile radiation machines are to be utilized. Such approval shall not be granted unless if the information provided indicates that the requirements of this Part and 32 Ill. Adm. Code 340 will be met.

c) Radiation survey results and records of boundary locations shall be maintained at each radiographic job site location while at that location and kept available for Department inspection. The Department shall conduct an inspection to establish compliance with the requirements of this Section at least once every 6 years intervals specified in 32 Ill. Adm. Code 410.60. When the Department has received a complaint or has noted a deficiency during an inspection, the Department will conduct additional investigations and inspections to assure compliance with the provisions of this Section.

DEPARTMENT OF NUCLEAR SAFETY

NOTICE OF PROPOSED AMENDMENTS

d c) Each radiation machine's control panel shall include a device which will give positive indication of the production of x-rays radiation whenever the x-ray tube source of radiation is energized.

(Source: Amended at Ill. Reg. _____, effective _____)

DEPARTMENT OF NUCLEAR SAFETY

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: RADIATION SAFETY REQUIREMENTS FOR WIRELINE SERVICE OPERATIONS AND SUBSURFACE TRACER STUDIES

2) Code Citation: 32 Ill. Adm. Code 351

3) Section Number: 351.3030
Proposed Action: Amendment

4) Statutory Authority: Implementing and authorized by Sections 6 and 6b of the Radiation Protection Act (Ill. Rev. Stat. 1987, ch. 111½, pars. 216 and 216b), and Section 5 of "AN ACT in relation to personnel radiation monitoring" (Ill. Rev. Stat. 1987, ch. 111½, par. 230.15).

5) A Complete Description of the Subjects and Issues Involved: This amendment is being proposed to establish standards for allowing injection of radioactive material into potable aquifers. Currently, this Part permits subsurface radioactive tracer studies in potable aquifers only if the Department has given specific authorization for the studies. However, the rule does not set the standards for granting such authorization. This amendment would implement, in part, recent amendments to Section 6 of the Radiation Protection Act.

6) Will this proposed amendment replace an emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed amendment contain incorporations by reference? No

9) Are there any other proposed amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: The requirements imposed by the proposed rulemaking are not expected to require local governments to establish, expand, or modify their activities in such a way as to necessitate additional expenditures from local revenues.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Comments on this proposed rulemaking may be submitted in writing for a period of 45 days following publication of this notice. The Department will consider fully all written comments on this proposed rulemaking submitted during the 45 day comment period. Comments should be submitted to:

ILLINOIS REGISTER

DEPARTMENT OF NUCLEAR SAFETY
NOTICE OF PROPOSED AMENDMENTS

Betsy Salus
Staff Attorney
Department of Nuclear Safety
1035 Outer Park Drive
Springfield, Illinois 62704
785-9880

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: November 22, 1988.
- B) Types of small businesses affected: The Department believes that these rules impose no direct impact on any small business as defined by Section 3.10 of the Administrative Procedure Act.
- C) Reporting, bookkeeping or other procedures required for compliance: No reporting, bookkeeping, or other procedures would be required for compliance.
- D) Types of professional skills necessary for compliance: No particular professional skills are necessary for compliance.

The full text of the Proposed Amendment begins on the next page:

ILLINOIS REGISTER

DEPARTMENT OF NUCLEAR SAFETY
NOTICE OF PROPOSED AMENDMENTSTITLE 32: ENERGY
CHAPTER II: DEPARTMENT OF NUCLEAR SAFETY
SUBCHAPTER b: RADIATION PROTECTIONPART 351
RADIATION SAFETY REQUIREMENTS FOR WIRELINE
SERVICE OPERATIONS AND SUBSURFACE TRACER STUDIES

Section	Purpose
351.10	Scope
351.20	Definitions
351.30	Prohibition
351.40	Limits on Levels of Radiation
351.1010	Storage Precautions
351.1020	Transport Precautions
351.1030	Radiation Survey Instruments
351.1040	Leak Testing of Sealed Sources
351.1050	Quarterly Inventory
351.1060	Utilization Records
351.1070	Design, Performance, and Certification Criteria for Sealed Sources Used in Downhole Operations
351.1080	Labeling
351.1090	Inspection and Maintenance
351.1100	Training Requirements
351.2010	Operating and Emergency Procedures
351.2020	Personnel Monitoring
351.2030	Security
351.3010	Handling Tools
351.3020	Subsurface Tracer Studies
351.3030	Particle Accelerators
351.3040	Radiation Surveys
351.4010	Documents and Records Required at Field Stations
351.4020	Documents and Records Required at Temporary Jobsites
351.4030	Notification of Incidents, Abandonment, and Lost Sources
351.5010	Subjects To Be Included In Training Courses For Logging Supervisors
APPENDIX A	Example of Plaque for Identifying Wells Containing Sealed Sources Containing Radioactive Material Abandoned Downhole
APPENDIX B	

AUTHORITY: Implementing and authorized by Sections 6 and 6b of the Radiation Protection Act (111. Rev. Stat. 1986 1987, ch. 111½, pars. 216 and 216b), and Section 5 of "AN ACT in relation to personnel radiation monitoring" (111. Rev. Stat. 1986 1987, ch. 111½, par. 230.15).

DEPARTMENT OF NUCLEAR SAFETY
NOTICE OF PROPOSED AMENDMENTS

SOURCE: Adopted at 10 Ill. Reg. 17507, effective September 25, 1986; amended at 11 Ill. Reg. 5215, effective March 13, 1987; amended at 111. Reg. _____, effective _____.

Section 351.3030 Subsurface Tracer Studies

- a) All personnel handling radioactive tracer material shall be required to use protective gloves, protective clothing and equipment which prevents the spread of contamination. Precautions shall be taken by the licensee or registrant to prevent ingestion or inhalation of radioactive material.
- b) No licensee or registrant shall cause the injection of radioactive material into potable aquifers without specific license authorization issued by the Department pursuant to 32 Ill. Adm. Code 330.250. Such authorization will be issued only if:

- 1) The applicant's proposed procedures will prevent tracer concentrations at the most exposed drinking water source or public water supply inlet from exceeding the Illinois Environmental Protection Agency's drinking water quality standards in 35 Ill. Adm. Code 604, and

- 2) The applicant's proposed procedures will be performed:

- A) On an underground injection well for which a U.S. Environmental Protection Agency underground injection control program permit has been issued pursuant to 40 CFR 124 or 40 CFR 144 revised as of July 1, 1988, or pursuant to 35 Ill. Adm. Code 705 or 62 Ill. Adm. Code 240, or
- B) On a well for which the Illinois Environmental Protection Agency has otherwise approved a subsurface radioactive tracer study pursuant to 35 Ill. Adm. Code 704, or
- C) On a well for which the Illinois Department of Mines and Minerals has otherwise approved a subsurface radioactive tracer study pursuant to 62 Ill. Adm. Code 240.

(Source: Amended at 111. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC AID
NOTICE OF PROPOSED AMENDMENT

- 1) The Heading of the Part: MEDICAL PAYMENT
- 2) Code Citation: 89 Ill. Adm. Code 140
- 3) Section Number: 140.43
Proposed Action: New Section
- 4) Statutory Authority: Sections 5-5 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 5-5 and 12-13)
- 5) A Complete Description of the Subjects and Issues Involved: This rulemaking specifies criteria for post-approval of items and services where prior approval cannot be obtained.
The Department estimates minimal fiscal impact on providers as a result of this rule. The Department expects to adopt this rule by March 1, 1989.
- 6) Will this proposed amendment replace an emergency amendment currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date?
Yes ☐ No ☒
- 8) Does this proposed amendment contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this part? Yes

Section Numbers	Proposed Action	Illinois Register Citation
140.19	Amendment	August 12, 1988 (12 Ill. Reg. 12976)
140.100	Amendment	October 14, 1988 (12 Ill. Reg. 16421)
140.110	New Section	July 15, 1988 (12 Ill. Reg. 11701)
140.350	Amendment	April 1, 1988 (12 Ill. Reg. 5958)

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

<u>Section Numbers</u>	<u>Proposed Action</u>	<u>Illinois Register Citation</u>
140.362	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.363	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.364	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.367	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.369	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.370	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.372	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.373	Repealed	April 1, 1988 (12 Ill. Reg. 5958)
140.376	Repealed	April 1, 1988 (12 Ill. Reg. 5958)
140.390	Amendment	November 4, 1988 (12 Ill. Reg. 17643)
140.392	Amendment	November 4, 1988 (12 Ill. Reg. 17643)
140.394	Amendment	November 4, 1988 (12 Ill. Reg. 17643)
140.400	Amendment	October 28, 1988 (12 Ill. Reg. 17172)
140.441	Amendment	October 28, 1988 (12 Ill. Reg. 17172)
140.443	Amendment	October 28, 1988 (12 Ill. Reg. 17172)

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

<u>Section Numbers</u>	<u>Proposed Action</u>	<u>Illinois Register Citation</u>
140.445	Amendment	October 28, 1988 (12 Ill. Reg. 17172)
140.447	Amendment	October 28, 1988 (12 Ill. Reg. 17172)
140.512	Amendment	July 22, 1988 (12 Ill. Reg. 11995)
140.525	Amendment	October 28, 1988 (12 Ill. Reg. 17172)
140.642	Amendment	November 28, 1988 (12 Ill. Reg. 19613)
140.896	New Section	July 15, 1988 (12 Ill. Reg. 11701)

10) Statement of Statewide Policy Objectives (Ill. Rev. Stat. 1987, ch. 85, par. 2205): This rulemaking has no effect on local governmental units.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Thomas D. Toberman, Division of Medical Programs, Illinois Department of Public Aid, Prescott E. Bloom Building, 201 South Grand Avenue East, 3rd Floor, Springfield, Illinois 62763, (217) 524-7335. The Department will consider all written comments it receives within 30 days of the date of publication of this notice.

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: November 15, 1988
- B) Types of small businesses affected: Medical providers
- C) Reporting, bookkeeping or other procedures required for compliance: No additional procedures.

DEPARTMENT OF PUBLIC AID

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

NOTICE OF PROPOSED AMENDMENT

- D) Types of professional skills necessary for compliance: No additional skills.

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER d: MEDICAL PROGRAMS

The full text of the Proposed Amendment begins on the next page:

PART 140
MEDICAL PAYMENT

SUBPART A: GENERAL PROVISIONS

Section

- 140.1 Incorporation By Reference
140.2 Medical Assistance Programs
140.3 Covered Services Under The Medical Assistance Programs for AFDC, AFDC-MANG, AABD, AABD-MANG, RRP, Individuals Under Age 18 Not Eligible for AFDC, Pregnant Women Who Would Be Eligible if the Child Were Born and Pregnant Women and Infants Under Age One Year Who Do Not Qualify As Mandatory Categorically Needy Covered Medical Services Under AFDC-MANG for non-pregnant persons who are 18 years of age or older (Repealed)
140.4 Covered Medical Services Under GA and AMI
140.5 Medical Services Not Covered
140.6 Medical Assistance Provided to Individuals Under the Age of Eighteen Who Do Not Qualify for AFDC and Infants Under Age One Year
140.7 Medical Assistance For Qualified Severely Impaired Individuals
140.8 Medical Assistance for a Pregnant Woman Who Would Not Be Categorically Eligible for AFDC/AFDC-MANG if the Child Were Already Born Or Who Do Not Qualify As Mandatory Categorically Needy
140.9 Medical Assistance Provided to Incarcerated Persons

SUBPART B: MEDICAL PROVIDER PARTICIPATION/DRUG MANUAL

Section

- 140.11 Enrollment Conditions for Medical Providers
140.12 Participation Requirements for Medical Providers
140.13 Definitions
140.14 Denial of Application to Participate in the Medical Assistance Program
140.15 Recovery of Money
140.16 Termination of a Vendor's Eligibility to Participate in the Medical Assistance Program
140.17 Suspension of a Vendor's Eligibility to Participate in the Medical Assistance Program

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

Section	
140.18	Effect of Termination on Individuals Associated with Vendor
140.19	Application to Participate or for Reinstatement Subsequent to Termination, Suspension or Barring
140.20	Submittal of Claims
140.22	Magnetic Tape Billings
140.23	Payment of Claims
140.24	Payment Procedures
140.25	Overpayment or Underpayment of Claims
140.26	Payment to Factors Prohibited
140.27	Assignment of Vendor Payments
140.28	Record Requirements for Medical Providers
140.30	Audits
140.35	False Reporting and Other Fraudulent Activities
140.40	Prior Approval for Medical Services or Items
140.41	Prior Approval in Cases of Emergency
140.42	Limitation on Prior Approval
140.43	Post Approval for Items or Services When Prior Approval Cannot Be Obtained
140.71	Drug Manual (Recodified)
140.72	Drug Manual (Recodified)
140.73	Drug Manual Update (Recodified)

SUBPART C: HOSPITAL SERVICES

Section	
140.94	Hospital Services
140.95	Participation
140.96	General Requirements
140.97	Special Requirements
140.98	Covered Hospital Services
140.99	Hospital Services Not Covered
140.100	Limitation On Hospital Services
140.101	Transplants
140.102	Heart Transplants
140.103	Liver Transplants
140.104	Bone Marrow Transplants
140.116	Payment for Inpatient Services for GA
140.117	Hospital Outpatient and Clinic Services
140.200	Payment for Hospital Services During Fiscal Year 1982
140.201	Payment for Hospital Services After June 30, 1982 (Repealed)
140.202	Payment for Hospital Services During Fiscal Year 1983
140.203	Limits on Length of Stay by Diagnosis
140.300	Payment for Pre-operative Days and Services Which Can Be Performed in an Outpatient Setting

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

Section	
140.350	Copayments
140.360	Payment Methodology
140.361	Non-Participating Hospitals
140.362	Pre July 1, 1984 Services
140.363	Post July 1, 1984 Services
140.364	Utilization Allocation
140.365	Base Year Costs
140.366	Restructuring Adjustment
140.367	Inflation Adjustment
140.368	Volume Adjustment (Repealed)
140.369	Groupings
140.370	Rate Calculation
140.371	Payment
140.372	Review Procedure
140.373	Utilization
140.374	Alternatives
140.375	Exemptions
140.376	Utilization, Case-Mix and Discretionary Funds
140.390	Subacute Alcoholism and Substance Abuse Services
140.391	Definitions
140.392	Types of Subacute Alcoholism and Substance Abuse Services
140.394	Payment for Subacute Alcoholism and Substance Abuse Services
140.396	Rate Appeals for Subacute Alcoholism and Substance Abuse Services
140.398	Hearings

SUBPART D: PAYMENT FOR NON-INSTITUTIONAL SERVICES

Section	
140.400	Payment to Practitioners and Laboratories
140.410	Physicians' Services
140.411	Covered Services By Physicians
140.412	Services Not Covered By Physicians
140.413	Limitation on Physician Services
140.414	Requirements for Prescriptions and Dispensing of Pharmacy Items - Physicians
140.416	Eye Care Services and Materials
140.417	Limitations on Eye Care
140.420	Dental Services
140.421	Limitations on Dental Services
140.422	Requirements for Prescriptions and Dispensing of Pharmacy Items - Dentists
140.425	Podiatry Services
140.426	Limitations on Podiatry Services

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

Section	
140.427	Requirement for Prescriptions and Dispensing of Pharmacy Items - Podiatry
140.428	Chiropractic Services
140.429	Limitations on Chiropractic Services
140.430	Independent Laboratory Services
140.431	Services Not Covered by Independent Laboratory
140.432	Limitations on Independent Laboratory Services
140.433	Payment for Laboratory Services
140.434	Record Requirements for Independent Laboratories
140.440	Pharmacy Services
140.441	Pharmacy Services Not Covered
140.442	Prior Approval of Prescriptions
140.443	Filling of Prescriptions
140.444	Compounded Prescriptions
140.445	Prescription Items (Not Compounded)
140.446	Over-the-Counter Items
140.447	Acquisition Cost
140.448	Returned Pharmacy Items
140.449	Payment of Pharmacy Items
140.450	Record Requirements for Pharmacies
140.460	Clinic Services
140.461	Clinics Participation Requirements
140.462	Covered Services in Clinics
140.463	Encounter Rate Clinics
140.464	Psychiatric Clinics (Hospital-based)
140.465	Speech and Hearing Clinics
140.466	Rural Health Clinics
140.467	Independent Clinics
140.469	Hospice
140.470	Home Health Services
140.471	Home Health Covered Services
140.472	Types of Home Health Services
140.473	Prior Approval for Home Health Services
140.474	Payment for Home Health Services
140.475	Medical Equipment, Supplies and Prosthetic Devices
140.476	Medical Equipment, Supplies and Prosthetic Devices for Which Payment Will Not Be Made
140.477	Limitations on Equipment, Supplies and Prosthetic Devices
140.478	Prior Approval for Medical Equipment, Supplies and Prosthetic Devices
140.479	Approval of Medical Supplies
140.480	Equipment Rental Limitations
140.481	Payment for Medical Equipment, Supplies and Prosthetic Devices
140.482	Family Planning Services
140.483	Limitations on Family Planning Services

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

Section	
140.484	Payment for Family Planning Services
140.485	Medichesk Services
140.486	Limitations on Medichesk Services
140.487	Payment on Medichesk Services
140.490	Medical Transportation
140.491	Limitations on Medical Transportation
140.492	Payment for Medical Transportation
140.495	Psychological Services
140.496	Payment for Psychological Services
SUBPART E: GROUP CARE	
Section	
140.500	Group Care Services
140.502	Cessation of Payment at Federal Direction
140.503	Cessation of Payment for Improper Level of Care
140.504	Cessation of Payment Because of Termination of Facility
140.505	Continuation of Payment Because of Threat To Life
140.506	Provider Voluntary Withdrawal
140.507	Continuation of Provider Agreement
140.510	Determination of Need for Group Care
140.511	Services Provided Without Charge
140.512	Utilization Control
140.513	Utilization Review Plan
140.514	Certifications and Recertifications of Care
140.515	Management of Recipient Funds--Personal Allowance Funds
140.516	Recipient Management of Funds
140.517	Correspondent Management of Funds
140.518	Facility Management of Funds
140.519	Use or Accumulation of Funds
140.520	Management of Recipient Funds--Local Office Responsibility
140.521	Room and Board Accounts
140.522	Reconciliation of Recipient Funds
140.523	Bed Reserves
140.524	Cessation of Payment Due to Loss of License
140.525	Eligibility For Quality Incentive Program (QUIP)
140.526	Quality Incentive Standards and Criteria for the Quality Incentive Program (QUIP)
140.527	Quality Incentive Survey
140.528	Payment of Quality Incentive
140.529	Reviews
140.530	Basis of Payment for Group Care Services
140.531	General Service Costs
140.532	Health Care Costs
140.533	General Administration Costs
140.534	Ownership Costs

Section	
140.535	Costs for Interest, Taxes and Rent
140.536	Organization and Pre-Operating Costs
140.537	Payments to Related Organizations
140.538	Special Costs
140.539	Nurse's Aide Training
140.540	Costs Associated With Nursing Home Care Reform Act and Implementing Regulations
140.541	Salaries Paid to Owners or Related Parties
140.542	Cost Reports-Filing Requirements
140.543	Time Standards for Filing Cost Reports
140.544	Access to Cost Reports
140.545	Penalty for Failure to File Cost Reports
140.550	Update of Operating Costs
140.551	General Service Costs
140.552	Nursing and Program Costs
140.553	General Administrative Costs
140.554	Component Inflation Index
140.555	Minimum Wage
140.560	Components of the Base Rate Determination
140.561	Support Costs Components
140.562	Nursing Costs
140.563	Capital Costs
140.565	Incentive Payments for Quality Care
140.566	Level I Incentive Payments
140.567	Level II Incentive Payments
140.568	Duration of Incentive Payments
140.569	Clients With Exceptional Nursing Care Needs
140.570	Capital Rate Component Determination
140.571	Fair Rental Value (FRV) Calculation
140.572	Total Capital Rate
140.573	Other Capital Provisions
140.574	Capital Costs for Rented Facilities
140.575	Newly Constructed Facilities (Repealed)
140.576	Renovations (Repealed)
140.577	Capital Costs for Rented Facilities (Renumbered)
140.578	Property Taxes
140.579	Specialized Living Centers
140.580	Mandated Capital Improvements
140.581	Qualifying as Mandated Capital Improvement
140.582	Cost Adjustments
140.583	Campus Facilities
140.584	Illinois Municipal Retirement Fund (IMRF)
140.590	Audit and Record Requirements
140.642	Pre-Screening Assessment
140.643	In-Home Care Program
140.645	Medical and In-Home Care For Disabled Persons 18 Years Old or Younger

Section	
140.646	Reimbursement for Day Programming for the Mentally Retarded Who Reside in Long Term Care Facilities
140.647	Description of Day Programming Service Levels
140.648	Determination of the Amount of Reimbursement for Day Programming for the Mentally Retarded
140.649	Effective Dates of Reimbursement for Day Programs
140.650	Certification of Day Programs
140.651	Decertification of Day Programs
140.652	Terms of Assurances and Contracts
140.680	Effective Date Of Payment Rate
140.700	Discharge of Long Term Care Residents
140.830	Appeals of Rate Determinations
140.835	Determination of Cap on Payments for Long Term Care

SUBPART F: POINT COUNT GUIDELINES FOR ICF/MR AND SNF/PED FACILITIES

Section	
140.850	Facility/Client Participation
140.855	Evaluation of Need for Care
140.860	Payment
140.865	Definition
140.870	Guidelines
140.875	Intermediate Care (ICF)
140.880	Skilled Care (SNF)
140.885	Statewide Rates
140.890	Reimbursement for ICF/MR-15 and Under Facilities
140.895	Night Shift Reimbursement

SUBPART G: REIMBURSEMENT FOR NURSING COSTS FOR GERIATRIC FACILITIES

Section	
140.900	Reimbursement For Nursing Costs For Geriatric Residents in Group Care Facilities (Recodified)
140.901	Functional Areas of Needs (Recodified)
140.902	Service Needs (Recodified)
140.903	Definitions (Recodified)
140.904	Times and Staff Levels (Repealed)
140.905	Statewide Rates (Repealed)
140.906	Reconsiderations (Recodified)
140.907	Midnight Census Report (Recodified)
140.908	Times and Staff Levels (Recodified)
140.909	Statewide Rates (Recodified)
140.910	Referrals (Recodified)
140.911	Basic Rehabilitation Aide Training Program (Recodified)

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

Section

140.912 Interim Nursing Rates (Recodified)

SUBPART H: ILLINOIS COMPETITIVE ACCESS AND REIMBURSEMENT
EQUITY (ICARE) PROGRAM

Section

140.940 Illinois Competitive Access and Reimbursement Equity
(ICARE) Program (Recodified)

140.942 Definition of Terms (Recodified)

140.944 Notification of Negotiations (Recodified)

140.946 Hospital Participation in ICARE Program Negotiations
(Recodified)

140.948 Negotiation Procedures (Recodified)

140.950 Factors Considered in Awarding ICARE Contracts
(Recodified)

140.952 Closing an ICARE Area (Recodified)

140.954 Administrative Review (Recodified)

140.956 Payments to Contracting Hospitals (Recodified)

140.958 Admitting and Clinical Privileges (Recodified)

140.960 Inpatient Hospital Care or Services by Non-Contracting
Hospitals Eligible for Payment (Recodified)140.962 Payment to Hospitals for Inpatient Services or Care
not Provided under the ICARE Program (Recodified)

140.964 Contract Monitoring (Recodified)

140.966 Transfer of Recipients (Recodified)

140.968 Validity of Contracts (Recodified)

140.970 Termination of ICARE Contracts (Recodified)

140.972 Hospital Services Procurement Advisory Board
(Recodified)

TABLE A Medichex Recommended Screening Procedures

TABLE B Health Service Areas

TABLE C Capital Cost Areas

TABLE D Schedule of Dental Procedures

TABLE E Time Limits for Processing of Prior Approval Requests

TABLE F Podiatry Service Schedule

TABLE G Travel Distance Standards

TABLE H Staff Time and Allocation by Need Level (Recodified)

TABLE I Staff Time and Allocation for Training Programs
(Recodified)

TABLE J HSA Grouping

AUTHORITY: Implementing Article III of the Illinois Health
Finance Reform Act (Ill. Rev. Stat. 1985, ch. 111 1/2, par.
6503-1 et seq.) and implementing and authorized by Articles
III, IV, V, VI, VII and Section 12-13 of the Illinois Public

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

Aid Code (Ill. Rev. Stat. 1987, ch. 23, pars. 3-1 et seq., 4-1
et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13)

SOURCE: Adopted at 3 Ill. Reg. 24, p. 166, effective June 10,
1979; rule repealed and new rule adopted at 6 Ill. Reg. 8374,
effective July 6, 1982; emergency amendment at 6 Ill. Reg.
8508, effective July 6, 1982, for a maximum of 150 days;
amended at 7 Ill. Reg. 681, effective December 30, 1982;
amended at 7 Ill. Reg. 7956, effective July 1, 1983; amended at
7 Ill. Reg. 8308, effective July 1, 1983; amended at 7 Ill.
Reg. 8271, effective July 5, 1983; emergency amendment at 7
Ill. Reg. 8354, effective July 5, 1983, for a maximum of 150
days; amended at 7 Ill. Reg. 8540, effective July 15, 1983;
amended at 7 Ill. Reg. 9382, effective July 22, 1983; amended
at 7 Ill. Reg. 12868, effective September 20, 1983; peremptory
amendment at 7 Ill. Reg. 15047, effective October 31, 1983;
amended at 8 Ill. Reg. 17358, effective December 21, 1983;
amended at 8 Ill. Reg. 254, effective December 21, 1983;
emergency amendment at 8 Ill. Reg. 580, effective January 1,
1984, for a maximum of 150 days; recodified at 8 Ill. Reg. 1,
2483; amended at 8 Ill. Reg. 3012, effective February 22, 1984;
amended at 8 Ill. Reg. 5262, effective April 9, 1984; amended
at 8 Ill. Reg. 6785, effective April 27, 1984; amended at 8
Ill. Reg. 6983, effective May 9, 1984; amended at 8 Ill. Reg.
7258, effective May 16, 1984; emergency amendment at 8 Ill.
Reg. 7910, effective May 22, 1984, for a maximum of 150 days;
amended at 8 Ill. Reg. 7910, effective June 1, 1984; amended at
8 Ill. Reg. 10032, effective June 18, 1984; emergency amendment
at 8 Ill. Reg. 10062, effective June 20, 1984, for a maximum of
150 days; amended at 8 Ill. Reg. 13343, effective July 17,
1984; amended at 8 Ill. Reg. 13779, effective July 24, 1984;
Sections 140.72 and 140.73 recodified to 89 Ill. Adm. Code 141
at 8 Ill. Reg. 16354; amended (by adding sections being
codified with no substantive change) at 8 Ill. Reg. 17899;
peremptory amendment at 8 Ill. Reg. 18151, effective September
18, 1984; amended at 8 Ill. Reg. 21629, effective October 19,
1984; peremptory amendment at 8 Ill. Reg. 21677, effective
October 24, 1984; amended at 8 Ill. Reg. 22097, effective
October 24, 1984; peremptory amendment at 8 Ill. Reg. 22155,
effective October 29, 1984; amended at 8 Ill. Reg. 23218,
effective November 20, 1984; emergency amendment at 8 Ill. Reg.
23721, effective November 21, 1984, for a maximum of 150 days;
amended at 8 Ill. Reg. 25067, effective December 19, 1984;
emergency amendment at 9 Ill. Reg. 407, effective January 1,
1985, for a maximum of 150 days; amended at 9 Ill. Reg. 2697,
effective February 22, 1985; amended at 9 Ill. Reg. 6235,
effective April 19, 1985; amended at 9 Ill. Reg. 8677,

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

effective May 28, 1985; amended at 9 Ill. Reg. 9564, effective June 5, 1985; amended at 9 Ill. Reg. 10025, effective June 26, 1985; emergency amendment at 9 Ill. Reg. 11403, effective June 27, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 11357, effective June 28, 1985; amended at 9 Ill. Reg. 12000, effective July 24, 1985; amended at 9 Ill. Reg. 12306, effective August 5, 1985; amended at 9 Ill. Reg. 13998, effective September 3, 1985; amended at 9 Ill. Reg. 14684, effective September 13, 1985; amended at 9 Ill. Reg. 15503, effective October 4, 1985; amended at 9 Ill. Reg. 16312, effective October 11, 1985; amended at 9 Ill. Reg. 19138, effective December 2, 1985; amended at 9 Ill. Reg. 19737, effective December 9, 1985; amended at 10 Ill. Reg. 238, effective December 27, 1985; emergency amendment at 10 Ill. Reg. 798, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 672, effective January 6, 1986; amended at 10 Ill. Reg. 1206, effective January 13, 1986; amended at 10 Ill. Reg. 3041, effective January 24, 1986; amended at 10 Ill. Reg. 6981, effective April 16, 1986; amended at 10 Ill. Reg. 7825, effective April 30, 1986; amended at 10 Ill. Reg. 8128, effective May 7, 1986; emergency amendment at 10 Ill. Reg. 8912, effective May 13, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 11440, effective June 20, 1986; amended at 10 Ill. Reg. 14714, effective August 27, 1986; amended at 10 Ill. Reg. 15211, effective September 12, 1986; emergency amendment at 10 Ill. Reg. 16729, effective September 18, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 18808, effective October 24, 1986; amended at 10 Ill. Reg. 19742, effective November 12, 1986; amended at 10 Ill. Reg. 21784, effective December 15, 1986; amended at 11 Ill. Reg. 698, effective December 19, 1986; amended at 11 Ill. Reg. 1418, effective December 31, 1986; amended at 11 Ill. Reg. 2323, effective January 16, 1987; amended at 11 Ill. Reg. 4002, effective February 25, 1987; Section 140.71 recodified to 89 Ill. Adm. Code 141 at 11 Ill. Reg. 4302; amended at 11 Ill. Reg. 4303, effective March 6, 1987; amended at 11 Ill. Reg. 7664, effective April 15, 1987; emergency amendment at 11 Ill. Reg. 9342, effective April 20, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 9169, effective April 28, 1987; amended at 11 Ill. Reg. 10903, effective June 1, 1987; amended at 11 Ill. Reg. 11528, effective June 22, 1987; amended at 11 Ill. Reg. 12011, effective June 30, 1987; amended at 11 Ill. Reg. 12290, effective July 6, 1987; amended at 11 Ill. Reg. 14048, effective August 14, 1987; amended at 11 Ill. Reg. 14771, effective August 25, 1987; amended at 11 Ill. Reg. 16758, effective September 28, 1987; amended at 11 Ill. Reg. 17295, effective September 30, 1987; amended at 11 Ill. Reg. 18696,

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

effective October 27, 1987; amended at 11 Ill. Reg. 20909, effective December 14, 1987; amended at 12 Ill. Reg. 916, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1960 effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 5427, effective March 15, 1988; amended at 12 Ill. Reg. 6246, effective March 16, 1988; amended at 12 Ill. Reg. 6728, effective March 22, 1988; Sections 140.900 thru 140.912 and 140.913 and 140.914 Table I recodified to 89 Ill. Adm. Code 147.5 thru 147.205 and 147.206 and 147.207 Table B at 12 Ill. Reg. 6956; amended at 12 Ill. Reg. 6927, effective April 5, 1988; Sections 140.940 thru 140.972 recodified to 89 Ill. Adm. Code 149.5 thru 149.325 at 12 Ill. Reg. 7401; amended at 12 Ill. Reg. 7695, effective April 21, 1988; amended at 12 Ill. Reg. 10497, effective June 3, 1988; amended at 12 Ill. Reg. 10717, effective June 14, 1988; emergency amendment at 12 Ill. Reg. 11868, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12509, effective July 15, 1988; emergency amendment at 12 Ill. Reg. 14271, effective August 29, 1988; amended at 12 Ill. Reg. 16921, effective September 28, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 16738, effective October 5, 1988; amended at 12 Ill. Reg. 17879, effective October 24, 1988; amended at 12 Ill. Reg. 18198, effective November 4, 1988; amended at 12 Ill. Reg. 19396, effective November 6, 1988; amended at 12 Ill. Reg. 19734, effective November 15, 1988; amended at 12 Ill. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

Section 140.43 Post Approval for Items or Services When Prior Approval Cannot Be Obtained

a) Post approval may be requested for items or services provided during Department nonworking hours or when a life threatening condition exists and there is not time to call for approval.

b) To be eligible for approval consideration, the requirements for prior approval must be met and post approval requests must be received by the Department no later than 30 days from the date services or goods are provided. Exceptions to this requirement will be permitted only in the following circumstances:

- 1) The Department has received the patient's Medical Assistance application, but approval of the

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

Section 140.43

Post Approval for Items or Services When
Prior Approval Cannot Be Obtained (Cont'd)

application has not been issued, as of the date of service. In such a case, the post approval request must be received no later than thirty (30) days following the date of the Department's Notice of Decision, approving the patient's application.

- 2) The patient did not inform the provider of his/her eligibility for Medical Assistance. In such a case, the post approval request must be received no later than six (6) months following the date of service, but will be considered for payment only if there is attached to the request a copy of the provider's dated, private pay bill or collection correspondence, which was addressed and mailed to the patient each month following the date of service.

- 3) A request for payment was submitted to a third party billing within six (6) months following the date of service. In such a case, a post approval request must be received by the Department no later than 30 days from the date of final adjudication by the third party.

(Source: Added at 12 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part:

Child Health Examination

- 2) Code Citation:

77 Ill. Adm. Code 665

- 3) Section Numbers:

665.610

665.620

665.630

665.640

Appendix A

Proposed Action:

New Section

New Section

New Section

New Section

New Section

- 4) Statutory Authority:

Illinois School Code

Ill. Rev. Stat. 1987, ch. 122, par. 27-8.1 et seq.

- 5) A Complete Description of the Subjects and Issues Involved:

School districts have the option to require vision examinations as part of the health examination, according to Ill. Rev. Stat. 1987, ch. 122, par. 27-8.1 et seq. If performed, the examinations shall be performed by physicians licensed to practice medicine in all its branches, or licensed optometrists. The vision examination is permissive. No school district is required to adopt the optional policy of requiring vision examinations.

The regulated public (potentially 500,000 children) would be required to pay approximately \$15-30,000,000 for required vision examination if all school districts adopt this policy. There will be no impact on the department to implement the proposed amendments. The estimated date of adoption is April 1, 1989.

- 6) Will this Rulemaking Replace an Emergency Rule Currently in Effect?

Yes _____ No X

- 7) Does this Rulemaking contain an Automatic Repeal Date? Yes _____ No X

If "yes," please specify the date: _____

- 8) Does this Rulemaking Contain Any Incorporations By Reference?

Yes _____ No X

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

TITLE 77: PUBLIC HEALTH
CHAPTER 1: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER 1: MATERNAL AND CHILD HEALTH

PART 665
CHILD HEALTH EXAMINATION

SUBPART A: GENERAL PROVISIONS

Section
665.100
665.110

Statutory Authority
General Considerations

SUBPART B: HEALTH EXAMINATION

Section
665.120
665.130
665.140
665.150
665.160
665.210
665.220
665.230
665.240
665.250
665.260
665.270
665.280

Health Examination Requirement
Signature of Physician
Time Examinations to be Conducted
Report Forms
Proof of Examination
Proof of Immunizations
Local School Authority
School Entrance
Basic Immunization
Proof of Immunity
Booster Immunizations
Compliance with the Law
Physician Statement of Immunity

SUBPART C: VISION AND HEARING SCREENING

Section
665.310

Vision and Hearing Screening

SUBPART D: DENTAL EXAMINATION

Section
665.410
665.420
665.430
665.440

Dental Examination Recommendation
Dental Examination
Dental Examination Record
Guidelines

SUBPART E: EXCEPTIONS

Section
665.510
665.520

Objection of Parent or Legal Guardian
Medical Objection

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

SUBPART F: VISION EXAMINATION

Section
665.610
665.620
665.630
665.640

Vision Examination Recommendation
Vision Examination
Vision Examination Report
Indigent Students
Appendix A
Vision Examination Report

AUTHORITY: Implementing and authorized by Section 27-8.1 of The School Code (Ill. Rev. Stat. 1987, ch. 122, par. 27-8.1).

SOURCE: Emergency rules adopted at 4 Ill. Reg. 38, p. 375, effective September 10, 1980, for a maximum of 150 days; emergency rule adopted at 4 Ill. Reg. 41, 176, effective October 1, 1980, for a maximum of 150 days; adopted at 5 Ill. Reg. 1403, effective January 29, 1981; codified at 8 Ill. Reg. 8921; amended at 11 Ill. Reg. 11791, effective June 29, 1987; amended at 13 Ill. Reg. _____, effective _____.

NOTE: Capitalization denotes statutory language.

SUBPART F: VISION EXAMINATION

Section 665.610 Vision Examination Recommendation

It is recommended, but not required, that a vision examination including ophthalmoscopy and subjective refraction be performed on public, private/independent, and parochial school students by physicians licensed to practice medicine in all of its branches (Ill. Rev. Stat. 1987, ch. 111, par. 1400-1 et seq.) or a licensed optometrist (Ill. Rev. Stat. 1987, ch. 111, par. 3901 et seq.).

(Source: Added at 13 Ill. Reg. _____, effective _____)

Section 665.620 Vision Examination

If a vision examination is performed, it shall not be performed in the place of or rather than performing vision screening, and shall be conducted within one year:

- Prior to the date of entering kindergarten/first grade;
- Prior to the date of entering the fifth grade;
- And again prior to the date of entering the ninth grade;
- For students attending school programs where grade levels are not assigned, examinations shall be completed prior to the date of entering and within one year prior to the age of 5, 10 and 14.

(Source: Added at 13 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

Section 665.630 Vision Examination Reporting

If performed, the vision examination shall be recorded on the Vision Examination Report prescribed by the Illinois Department of Public Health for statewide use and presented to the local school authority. (See Appendix A Vision Examination Report.)

(Source: Added at 13 Ill. Reg. _____, effective _____)

Section 665.640 Indigent Students

School districts opting to require vision examinations as a part of the health examination shall ensure vision examinations are made available for indigent students.

(Source: Added at 13 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

APPENDIX A - VISION EXAMINATION REPORT
STATE OF ILLINOIS
VISION EXAMINATION REPORT

Date _____

Name _____ (Last) (First) (Middle) Birth Date _____ Sex _____ Grade _____

Parent or Guardian _____ (Last) (First) (Middle) Phone _____

Address _____ (Last) (First) (Middle) City _____ State _____ Zip Code _____

Testing Location _____ Testing Agency _____ Letter _____

White Doctor's Referral _____

TEST GIVEN:

1. Instrument Used

a. Visual Acuity _____

b. Plus Sphere _____

c. Muscle Balance _____

d. Near and Far Binocular Vision _____

e. Other _____

REASON FOR REFERRAL:

1. Visual Acuity _____

2. Plus Sphere _____

3. Muscle Balance - Phoria _____

4. Near and Far Binocular Vision - Fusion _____

SYMPTOMS NOTED:

1. Academic Achievement _____

2. Observable Signs _____

TO THE DOCTOR

Children wearing glasses or under care are not screened as part of the routine vision screening program. Observations by screening technicians possibly indicate the following:

- ☐ Frames broken/too small
- ☐ Lenses scratched/broken

CHILD WEARING GLASSES OR UNDER CARE

- ☐ Two years since last examination
- ☐ Other _____

TO BE COMPLETED BY EXAMINING DOCTOR

PLEASE CHECK IF APPROPRIATE:

- ☐ Treatment recommended
- ☐ Medical
- ☐ Glasses
- ☐ Contact Lenses
- ☐ Other _____
- ☐ Corrective Lenses Discussed
- ☐ Contact Wear
- ☐ Near Vision only
- ☐ Far Vision only
- ☐ May be removed for physical education

- ☐ Visual field restriction
- ☐ Amblyopia exists
- ☐ Muscle imbalance exists
- ☐ Close work may be difficult or cause fatigue
- ☐ Preferential seating needed
- ☐ Re-examination advised
- ☐ Six months
- ☐ Twelve months
- ☐ Other _____

IMPORTANT NOTICE
THIS STATE AGENCY IS REQUESTING DISCLOSURE OF INFORMATION FOR THE PURPOSES OF THE VEHICLE REGISTRATION ACT 615 ILCS 5/1-1. DISCLOSURE OF THIS INFORMATION IS VOLUNTARY AND THERE IS NO PENALTY FOR NON-DISCLOSURE. IF YOU DO NOT DISCLOSE, YOU MAY BE SUBJECT TO A FINE OF \$100.00.

CONSENT OF PARENT OR GUARDIAN

I agree to release the above information on my child or ward to appropriate school or health authorities.

Please print or stamp
Doctor's Name _____
Address _____
City _____
Date of Examination _____

ILLINOIS REGISTER
DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

APPENDIX A - VISION EXAMINATION REPORT (continued)

(Source: Added at 13 Ill. Reg. _____, effective _____)

1) Heading of Part:

Hospital Licensing Requirements

2) Code Citation:

77 Ill. Adm. Code 250

3) Section Numbers:

250.310
250.1830
250.1850
250.1860

Proposed Action:

Amendments
Amendments
Amendments
Amendments

4) Statutory Authority:

Hospital Licensing Act (Ill. Rev. Stat. 1987, ch. 111 1/2. par. 142 et seq.)

5) A Complete Description of the Subjects and Issues Involved:

These proposed amendments address three issues in the administration of the Department's statutory responsibilities for the licensure of hospitals. First, the proposed changes in Section 250.310 implement a statutory change concerning the procedure for granting and renewing medical staff privileges. Secondly, the proposed changes in Sections 250.1830 and 250.1850 update the maternity service requirements to permit sibling and grandparent visitation programs. Thirdly, the proposed changes in Section 250.1860 update the provisions concerning attendance at Cesarean births to allow hospitals to permit a support person who is not the husband of the mother or the father of the infant to attend.

Medical Staff Privileges

Amendments to Section 250.310 are being proposed to implement the provisions of a recent amendment to the Hospital Licensing Act. Section 64 of Public Act 85-4 (Senate Bill 243), which became effective May 22, 1987, added a new Section 10.4 to the Hospital Licensing Act. Other provisions of Public Act 85-4 enacted the Medical Practice Act of 1987.

This new provision of the Hospital Licensing Act requires hospitals to request information from the Department of Professional Regulation concerning the licensure status and disciplinary history taken against the license of the applicant or medical staff member, during the credentialing process and the consideration of granting and renewing medical staff privileges. Such information must be requested by the

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

hospital prior to granting or renewing staff privileges to medical staff members. These proposed amendments will add this statutory requirement to the rules.

Sibling and Grandparent Visitation

Amendments to Sections 250.1830 and 250.1850 update the maternity service requirements to permit sibling and grandparent visitation programs. Policies and procedures for the operation of such programs would be included in the hospital's Maternity and Neonatal Services Plan.

Specifically the proposed amendments will replace an overly restrictive provision of the current rules with a broader provision which allows hospitals to develop these programs within certain guidelines. The amendments prescribe certain required elements of such programs.

Support Persons at Cesarean Births

The proposed changes in Section 250.1860 are intended to update the provisions concerning attendance at Cesarean births. The amendments clarify the rules to specify that the support person may be someone other than the husband of the mother or the father of the infant. The proposed amendments also update the language of the rules.

The Department believes that any economic impact of these rules on hospitals or other entities will be minimal. The Department anticipates adoption of this rulemaking approximately six to nine months after the publication of this notice in the Illinois Register.

- 6) Will these Proposed Amendments Replace an Emergency Rule Currently in Effect? No.
- 7) Does this Rulemaking contain an Automatic Repeal Date? No.
- 8) Do these Proposed Amendments Contain Incorporations By Reference? No.
- 9) Are there any other Proposed Amendments Pending on this Part? No.
- 10) Statement of Statewide Policy Objectives:

This rulemaking neither creates nor expands a state mandate.

- 11) Time, Place, and Manner in which Interested Persons May Comment on this Proposed Rulemaking:

Interested persons may present their comments concerning these rules by writing to Robert John Kane, Division of Governmental Affairs, Illinois

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Department of Public Health, 525 West Jefferson, Second Floor, Springfield, Illinois 62761, within 45 days after this edition of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Administrative Procedure Act, any small business may present their comments in writing to Robert John Kane at the above address.

Any small business (as defined in Section 3.10 of the Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

A) Date Rule was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

B) Type of Small Businesses Affected:

Hospitals

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

No additional reporting, bookkeeping or other procedures are required for compliance.

D) Types of Professional Skills Necessary for Compliance:

No additional professional skills are necessary for compliance.

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

TITLE 77: PUBLIC HEALTH
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER b: HOSPITALS AND AMBULATORY CARE FACILITIES

PART 250
HOSPITAL LICENSING REQUIREMENTS

SUBPART A: GENERAL

Section	
250.110	Application for and Issuance of an Initial Permit to Establish a Hospital
250.120	Application for and Issuance of a License to Operate a Hospital
250.130	Administration by the Department
250.140	Hearings
250.150	Definitions
250.160	Incorporated and Referenced Materials

SUBPART B: ADMINISTRATION AND PLANNING

250.210	The Governing Board
250.220	Accounting
250.230	Planning
250.240	Admission and Discharge -- General
250.250	Visiting Rules
250.260	Patients' Rights
250.270	Manuals of Procedure
	SUBPART C: THE MEDICAL STAFF
250.310	Organization
250.320	Admission and Supervision of Patients
250.330	Orders for Medications and Treatments
250.340	Availability for Emergencies
	SUBPART D: PERSONNEL SERVICE
250.410	Organization
250.420	Personnel Records
250.430	Duty Assignments
250.440	Education Programs
250.450	Personnel Health Requirements
250.460	Benefits

SUBPART E: LABORATORY

250.510	Laboratory Services
---------	---------------------

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

250.520	Blood and Blood Components
250.530	Proficiency Testing
250.540	Laboratory Personnel
	SUBPART F: RADIOLOGICAL SERVICES (RELATING TO RADIOLOGY OR NUCLEAR RADIATION)

250.610	General Diagnostic Procedures and Treatments
250.620	Radioactive Isotopes
250.630	General Policies and Procedures Manual

SUBPART G: GENERAL HOSPITAL EMERGENCY SERVICE

250.710	Classification of Emergency Services
250.720	General Requirements
250.730	Community or Area-wide Planning
250.740	Disaster and Mass Casualty Program
250.750	Emergency Services for Sexual Assault Victims

SUBPART H: RESTORATIVE AND REHABILITATION SERVICES

250.810	Applicability of Other Parts of These Requirements
250.820	General
250.830	Classifications of Restorative and Rehabilitation Services
250.840	General Requirements for all Classifications
250.850	Specific Requirements for Comprehensive Physical Rehabilitation Services
250.860	Medical Direction
250.870	Nursing Care
250.880	Additional Allied Health Services

SUBPART I: NURSING SERVICE AND ADMINISTRATION

250.910	Nursing Services
250.920	Organizational Plan
250.930	Role in Hospital Planning
250.940	Job Descriptions
250.950	Nursing Committees
250.960	Specialized Nursing Services
250.970	Nursing Care Plans
250.980	Nursing Records and Reports
250.990	Unusual Incidents
250.1000	Meetings
250.1010	Education Programs
250.1020	Licensure
250.1030	Policies and Procedures
250.1040	Patient Care Units

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

250.1050
250.1060
250.1070
250.1080
250.1090
250.1100

Equipment for Bedside Care
Drug Services on Patient Unit
Care of Patients
Admission Procedures Affecting Care
Sterilization and Processing of Supplies
Infection Control

SUBPART J: SURGICAL AND RECOVERY ROOM SERVICES

250.1210
250.1220
250.1230
250.1240
250.1250
250.1260
250.1270
250.1280
250.1290
250.1300
250.1305
250.1310
250.1320

Surgery
Surgery Staff
Policies & Procedures
Surgical Privileges
Surgical Emergency Care
Operating Room Register
Surgical Patients
Equipment
Safety
Operating Room
Visitors in Operating Room
Cleaning of Operating Room
Regulations for Postoperative Recovery Facilities

SUBPART K: ANESTHESIA SERVICES

250.1410

Anesthesia Service

SUBPART L: RECORDS AND REPORTS

250.1510
250.1520

Medical Records
Reports

SUBPART M: FOOD SERVICE

250.1610
250.1620
250.1630
250.1640
250.1650
250.1660
250.1670
250.1680

Dietary Department Administration
Facilities
Menus and Nutritional Adequacy
Diet Orders
Frequency of Meals
Therapeutic (Modified) Diets
Food Preparation and Service
Sanitation

SUBPART N: HOUSEKEEPING AND LAUNDRY SERVICES

250.1710
250.1720

Housekeeping
Garbage, Refuse and Solid Waste Handling and Disposal

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

250.1730
250.1740
250.1750
250.1760

Insect and Rodent Control
Laundry Service
Soiled linen
Clean Linen

SUBPART O: MATERNITY AND NEONATAL SERVICE

250.1810
250.1820
250.1830
250.1840
250.1850
250.1860

Applicability of other Parts of these regulations
Maternity and Neonatal Service Regulations (Perinatal Service)
General Requirements for all Maternity Departments
Discharge of Newborn Infants from Hospital
Rooming-In Care of Mother and Infant
Special Programs

SUBPART P: ENGINEERING AND MAINTENANCE OF THE PHYSICAL PLANT, SITE, EQUIPMENT, AND SYSTEMS HEATING, COOLING, ELECTRICAL, VENTILATION, PLUMBING, WATER, SEWER, AND SOLID WASTE DISPOSAL

250.1910
250.1920
250.1930
250.1940
250.1950
250.1960
250.1970
250.1980

Maintenance
Emergency Electric Service
Water Supply
Ventilation, Heating, Air Conditioning, and Air Changing Systems
Grounds and Buildings Shall be Maintained
Sewage, Garbage, Solid Waste Handling and Disposal
Plumbing
Fire and Safety

SUBPART Q: CHRONIC DISEASE HOSPITALS

250.2010
250.2020

Definition
Requirements

SUBPART R: PHARMACY OR DRUG AND MEDICINE SERVICE

250.2110
250.2120
250.2130
250.2140

Service Requirements
Personnel Required
Facilities for Services
Pharmacy and Therapeutics Committee

SUBPART S: PSYCHIATRIC SERVICES

250.2210
250.2220
250.2230
250.2240
250.2250
250.2260

Applicability of other Parts of these Regulations
Establishment of a Psychiatric Service
The Medical Staff
Nursing Service
Allied Health Personnel
Staff and Personnel Development and Training

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

- 250.2270 Admission, Transfer and Discharge Procedures
 250.2280 Care of Patients
 250.2290 Special Medical Record Requirements for Psychiatric Hospitals and Psychiatric Units of General Hospitals or General Hospitals Providing Psychiatric Care
- 250.2300 Diagnostic, Treatment and Physical Facilities and Services
- SUBPART T: DESIGN AND CONSTRUCTION STANDARDS
- 250.2410 Applicability of these Standards
 250.2420 Submission of Plans for New Construction, Alterations or Additions to Existing Facility
 250.2430 Preparation of Drawings and Specifications -- Submission Requirements
 250.2440 General Hospital Standards
 250.2450 Details
 250.2460 Finishes
 250.2470 Structural
 250.2480 Mechanical
 250.2490 Plumbing and Other Piping Systems
 250.2500 Electrical Requirements

SUBPART U: CONSTRUCTION STANDARDS FOR EXISTING HOSPITALS

- 250.2610 Applicability of these Standards
 250.2620 Codes and Standards
 250.2630 Existing General Hospital Standards
 250.2640 Details
 250.2650 Finishes
 250.2660 Mechanical
 250.2670 Plumbing and Other Piping Systems
 250.2680 Electrical Requirements

SUBPART V: SPECIAL CARE AND/OR SPECIAL SERVICE UNITS

- 250.2710 Special Care and/or Special Service Units

SUBPART W: ALCOHOLISM AND INTOXICATION TREATMENT SERVICES

- 250.2810 Applicability of Other Parts of These Requirements
 250.2820 Establishment of an Alcoholism and Intoxication Treatment Service
 250.2830 Classification and Definitions of Service and Programs
 250.2840 General Requirements for all Hospital Alcoholism Program Classifications
 250.2850 The Medical and Professional Staff
 250.2860 Medical Records
 250.2870 Referral

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

- 250.2880 Client Legal and Human Rights
- ILLUSTRATION A Seismic Zone Map
 APPENDIX A Codes and Standards (Repealed)
 EXHIBIT A Codes (Repealed)
 EXHIBIT B Standards (Repealed)
 EXHIBIT C Addresses of Sources (Repealed)
- TABLE A Measurements Essential for Level I, II, III Hospitals
 TABLE B Sound Transmission Limitations in General Hospitals
 TABLE C Filter Efficiencies for Central Ventilation and Air Conditioning Systems in General Hospitals (Repealed)
 TABLE D General Pressure Relationships and Ventilation of Certain Hospital Areas (Repealed)
 TABLE E Piping Locations for Oxygen, Vacuum and Medical Compressed Air
 TABLE F General Pressure Relationships and Ventilation of Certain Hospital Areas
 TABLE G Insulation/Building Perimeter

AUTHORITY: Implementing and authorized by the Hospital Licensing Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 142 et seq.)

SOURCE: Rules repealed and new rules adopted August 27, 1978; emergency amendment at 2 Ill. Reg. 31, p. 73, effective July 24, 1978 for a maximum of 150 days; amended at 2 Ill. Reg. 21, p. 49, effective May 16, 1978; emergency amendment at 2 Ill. Reg. 31, p. 73, effective July 24, 1978 for a maximum of 150 days; amended at 2 Ill. Reg. 45, p. 85, effective November 6, 1978; amended at 3 Ill. Reg. 17, p. 88, effective April 22, 1979; amended at 4 Ill. Reg. 22, p. 233, effective May 20, 1980; amended at 4 Ill. Reg. 25, p. 138, effective June 6, 1980; amended at 5 Ill. Reg. 507, effective December 29, 1980; amended at 6 Ill. Reg. 575, effective December 30, 1981; amended at 6 Ill. Reg. 1655, effective January 27, 1982; amended at 6 Ill. Reg. 3296, effective March 15, 1982; amended at 6 Ill. Reg. 7835 and 7838, effective June 17, 1982; amended at 7 Ill. Reg. 982, effective January 6, 1983; amended at 7 Ill. Reg. 5218 and 5221, effective April 4, 1983 and April 5, 1983; amended at 7 Ill. Reg. 6964, effective May 17, 1983; amended at 7 Ill. Reg. 8546, effective July 12, 1983; amended at 7 Ill. Reg. 9610, effective August 2, 1983; codified at 8 Ill. Reg. 19752; amended at 8 Ill. Reg. 24148, effective November 29, 1984; amended at 9 Ill. Reg. 4802, effective April 1, 1985; amended at 10 Ill. Reg. 11931, effective September 1, 1986; amended at 11 Ill. Reg. 10283, effective July 1, 1987; amended at 11 Ill. Reg. 10642, effective July 1, 1987; amended at 12 Ill. Reg. 16760, effective October 1, 1988; amended at 13 Ill. Reg. _____, effective _____.

NOTE: Capitalization indicates statutory language.

Section 250.310 Organization

- a) The medical staff shall be organized in accordance with written bylaws, rules and regulations, approved by the Governing Board. The bylaws, rules and regulations shall specifically provide but not be limited to the following provisions:

- 1) written procedures relating to the acceptance and processing of initial applications for medical staff membership, granting and denying of medical staff reappointment, and medical staff membership or clinical privileges disciplinary matters.

- A) The procedures for initial applicants at any particular hospital may differ from those for current medical staff members. However, the procedures at any particular hospital shall be applied equally to each practitioner eligible for medical staff membership under Section 250.150 (Medical Staff) of this Part.

- B) The procedures relating to evaluating individuals for staff membership, whether the practitioners are or are not currently members of the medical staff, shall include procedures for determination of qualifications and privileges, criteria for evaluation of qualifications, and procedures requiring information about current health status, current license status in Illinois, and biennial review of renewed license.

- C) The procedure shall grant to current medical staff members at least: written notice of an adverse decision by the Governing Board; an explanation and reasons for an adverse decision; the right to examine and/or present copies of relevant information, if any, related to an adverse decision; an opportunity to appeal an adverse decision; and written notice of the decision resulting from the appeal. The procedures for providing written notice shall include timeframes for giving such notice.

- D) The procedures shall provide that, PRIOR TO THE GRANTING OF ANY MEDICAL STAFF PRIVILEGES TO AN APPLICANT, OR RENEWING A CURRENT MEDICAL STAFF MEMBER'S PRIVILEGES, the hospital SHALL REQUEST OF THE DIRECTOR OF THE DEPARTMENT OF PROFESSIONAL REGULATION INFORMATION CONCERNING THE LICENSE STATUS AND ANY DISCIPLINARY ACTION TAKEN AGAINST THE APPLICANT'S OR MEDICAL STAFF MEMBER'S LICENSE. (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 151.4)

Section 250.310(a) (continued)

- 2) for such divisions and departments as are warranted; (as a minimum, active and consulting divisions are required);
- 3) for such officers as are warranted;
- 4) for committees as are warranted to assure the responsibility for such functions as pharmacy and therapeutics, infection control, utilization review, patient care evaluation, and the maintenance of complete medical records;
- 5) that active medical staff meetings be held regularly, and that written minutes of all meetings be kept;
- 6) for review and analysis of the clinical experience of the hospital at regular intervals -- the medical records of patients to be the basis for such review and analysis;
- 7) conditions or situations which require consultation;
- 8) for consultation between medical staff members in complicated cases;
- 9) that tissue removed at operation shall be examined by a qualified pathologist and that the findings shall be made a part of the patient's medical record;
- 10) for keeping completed medical records;
- 11) for written Utilization Review Plan which shall be in accordance with the Conditions of Participation for Hospitals in the Medicare Program.
- 12) for Medical Care Evaluation Studies;
- 13) Surgical Assistants
- A) for policies requiring a physician as first assistant to major and/or hazardous surgery. Written criteria to determine when an assistant is necessary shall be established and be a part of the surgical department procedure manual.
- B) Through their credentialing and/or privilege granting process the medical staff shall assure that a qualified surgical assistant, whether a physician or non-physician,

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

Section 250.310(a)(13)(B) (continued)

assists the operating surgeon in the operating room.
(Refer to Requirements (1), (6), (7), (8) and (12) above.)

14) Allied Health Personnel

- A) For determination of additional privileges that may be granted a staff member for the use of his/her employed allied health personnel in the hospital in accordance with policies and procedures recommended by the medical staff and approved by the governing authority.
- B) The staff member requesting this additional privilege shall submit for review and approval by the medical staff and the governing authority of the hospital.
 - i) the curriculum vitae of the identified allied health personnel, and
 - ii) written protocol with description of duties, assignments and/or functions, and including description of manner of performance within the hospital by the allied health personnel in relationship with other hospital staff.
- b) Regardless of any other categories (divisions of the medical staff) having privileges in the hospital, there shall be an active staff which must include physicians and may also include podiatrists and dentists, properly organized, which perform all the organizational duties pertaining to the medical staff. These include:
 - 1) Maintenance of the proper quality of all medical care and treatment of inpatients and outpatients in the hospital. Proper quality of medical care and treatment includes:
 - A) availability and use of accurate diagnostic testing for the types of patients admitted;
 - B) availability and use of medical, surgical, and psychiatric treatment for patients admitted;
 - C) availability and use of consultation, diagnostic tools and treatment modalities for the care of patients admitted including the care needed for complications which may be expected to occur;

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

Section 250.310(b)(1) (continued)

- D) availability and performance of auxiliary and associate staff with documented training and experience in diagnostic and treatment modalities in use by the medical staff and documented training and experience in managing complications which may be expected to occur.
- 2) Organization of the medical staff, including adoption of rules and regulations for its government (which require the approval of the governing body), election of its officers or recommendations to the governing body for appointment of the officers, and recommendations to the governing body upon all appointments to the staff and grants of hospital privileges;
- 3) Other recommendations to the governing body regarding matters within the purview of the medical staff.
- 4) The medical staff may include one or more divisions in addition to the active staff, but this in no way modifies the duties and responsibilities of the active staff.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 250.1830 General Requirements for all Maternity Departments

- a) Heating of nurseries and delivery suite. The temperature and humidity in the nurseries and in the delivery suite shall be maintained at a level best suited for the protection of mother and baby as determined by the responsible people in the department and as recommended by the American Academy of Pediatrics and ACOG. Chilling of the neonate must be avoided: the neonate must be immediately placed in an approved radiant heat source plugged in and ready to receive the infant and which allows access for resuscitation efforts. Personnel trained to use the equipment to maintain a neutral thermal environment for the neonate shall be available. For general temperature and humidity requirements see Section 250.2480(d)(1) of these requirements. In general, a temperature between 72 degrees and 76 degrees and relative humidity between 35% and 60% is acceptable.

b) Linens and Laundry

- 1) ~~A~~— It is recommended that all washable bedding, including blankets, and garments used for newborn infants, be autoclaved before use, when there is not positive assurance that all items have been satisfactorily washed, are clean and safe for use.

Section 250.1830(b) (continued)

~~2) -B-~~ Diapers and other soiled nursery linen shall be washed separately from each other and from other hospital linen. Chutes from nursery to laundry shall be used only if a system of negative pressure vacuum is in effect.

~~3) -2-~~ Linens used in observation and special care nurseries shall be autoclaved.

~~4) -3-~~ Soiled linen shall be placed in hampers easy to clean and disinfect, and removed from the area every eight hours in sealed bags.

~~5) -4-~~ No new unlaundered garments shall be used in the nursery.

~~c) Sterilizing equipment--~~ Sterilizing equipment, as required in Section 250.1090(d)(33)(N), shall be available. This may be provided in the maternity department or in a central sterilizing unit provided, flash sterilizing equipment or adequate sterile supplies and instruments shall be provided in the maternity department.

d) Accommodations and facilities for mothers

1) The hospital shall identify specific rooms and beds, adjacent when possible to other maternity facilities, as maternity rooms and beds. These rooms and beds shall be used exclusively for maternity patients or for combined maternity and gynecological service beds as provided in a plan specifically approved by the Department in accordance with Section 250.1820(h).

2) Use of adjacent patient rooms and beds. Whenever feasible, adjacent patient rooms and beds may be used as "swing beds" to be made a part of another nursing unit. Adjacent rooms and beds may be used for clean cases. A corridor partition with doors is recommended to provide a separation between the maternity beds and maternity facilities and the nonmaternity rooms. The doors shall be kept closed except when in active use as a passageway.

3) Isolation facilities. Facilities shall be available for the immediate isolation of all patients in whom an infectious condition is thought to exist or other conditions inimical to the safety of other maternity and neonatal patients.

4) Labor beds. It is preferred that labor rooms be private or, two-bed rooms. Labor rooms shall be conveniently located with reference to the delivery rooms and shall have facilities for

Section 250.1830(d)(4) (continued)

examination and preparation of patients.

5) Delivery Room

A) Delivery room shall be equipped and staffed to provide emergency resuscitation for infants. Equipment should include an infant size positive pressure bag with capability of 100% O₂ delivery. Bag and mask with attachment for oxygen, laryngoscope with zero and one sized blades, endotracheal tubes sizes 10, 12, 14 French or equivalent, oral airways and an appropriate device to provide a source of continuous suction for aspiration of the pharynx and stomach. An umbilical vessel catheterization tray should be available. Only personnel qualified and trained to do so should use this equipment.

B) If only one delivery room is required, one labor room should be arranged as an emergency delivery room and should have a minimum clear floor area of 180 square feet.

6) Recovery room. A recovery room is recommended. The patient shall be kept under close observation until her condition is stabilized following delivery. Observations at established time intervals shall be recorded as a part of the patient's chart. A recovery area shall be provided. Emergency equipment and supplies must be available for use in the recovery area. Continuing education for personnel providing recovery room care should be provided. Refer to Section 250.1410(g).

e) Accommodations and facilities for infants

1) Primary Care Nurseries

A) A clean nursery or nurseries shall be provided, preferably near the mothers' rooms with adequate lighting and ventilation. There shall be a minimum of thirty square feet of floor area for each bassinets and three feet between bassinets. Equipment must be provided to prevent direct draft on the infants. Because one nursing staff person is required for every six to eight normal infants, individual nursery rooms should have a capacity of six to eight or 12 to 16. The normal newborn infant care area in a smaller hospital should limit room size to eight, so that two or more rooms are available to permit cohorting in presence of infection.

Section 250.1830(e)(1) (continued)

- B) Bassinets equipped to provide for the medical examination of the newborn infant and for the storage of necessary supplies and equipment shall be provided in a number to exceed obstetric beds by 20% at least to accommodate multiple births, extended stay, and fluctuating patient loads. Bassinets are to be separated by a minimum of three feet measuring from the edge of one bassinet to the edge of the adjacent one.
- C) A glass observation window shall be provided through which babies may be viewed.
- D) Resuscitation equipment as described for the delivery suite and below, and personnel trained to use it shall be available in the nursery at all times.
- E) Each primary care nursery shall have immediately on hand equipment necessary to stabilize the sick infant prior to transfer. Such equipment shall consist of:
- i) A heat source capable of maintaining the core temperature of even the smallest infant at 98 degrees (an incubator, or preferably a radiant heat source).
 - ii) Ability to monitor blood sugar frequently. (Dextroglucose)
 - iii) Resuscitation tray. Laryngoscope, 0 and 1 size blades, endotracheal tubes of various neonatal sizes, infant size positive pressure bag and appropriate sized masks, gavage tubes, and an umbilical vessel catheterization tray.
 - iv) Equipment for delivery of 100% oxygen concentration, and the ability to measure delivered oxygen in fractional inspired concentrations (FIO₂). The oxygen analyzer shall be calibrated and serviced at least monthly by the hospital's respiratory therapy department or other responsible personnel trained to perform the task.
- F) Each primary care nursery shall have a clearly designated Level II and/or Level III & nursery to which it refers patients and from which it seeks consultation and advice. The telephone number of the Level III and/or Level II

Section 250.1830(e)(1)(F) (continued)

- nursery, and the name of the nursery director shall be posted in the nursery. A log of communication between the general nursery and the referral nursery shall be maintained by the head nurse of the general nursery.
- G) i) Protocols for management of certain disease states, and for consultation and referral shall be developed by the nursery director in conjunction with the director of the Level III or Level II unit to which referrals are sent.
- ii) These protocols shall spell out details for local management of disease states, and specific transfer criteria. These protocols shall be maintained in the nursery.
- 2) Intermediate and Intensive Care Areas. All of the conditions described above shall be in place except that infant cribs shall be separated by four to six feet of space to allow for ease of movement of additional personnel, and to allow space for additional equipment used in care of infants in these areas. There should be 80 to 100 square feet of space for each infant cared for in the Level III or Intensive Care area.
- 3) Isolation facilities
- A) Facilities shall be available for the immediate isolation of all newborn infants who have, or are suspected of having an infectious disease.
- B) When an infectious condition is thought to exist the infant shall be isolated in accordance with policies and procedures established and approved by the hospital and consistent with recommended procedures of ACOG, AAP, and "Control of Communicable Diseases" (77 Ill. Adm. Code 690).
- f) Personnel for care of mothers and infants. The personnel requirements and recommendations set forth in Subpart D, apply to the operation of the maternity department as do the following:
- 1) Nursing Staff - General Requirements
- A) Nursing supervision by a registered professional nurse shall be provided for the entire twenty-four hour period

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 250.1830(f)(1)(A) (continued)

for each occupied unit of the maternity and neonatal services. This nurse shall have education and experience in maternity and/or neonatal nursing.

- B) At least one maternity and/or neonatal nurse trained in maternity and nursery care shall be assigned to the care of mothers and infants at all times. When infants are present in the nursery at least one person trained to give care to the newborn infants shall be assigned at all times to the nursery with duties restricted to the care of the infants. Infants shall never be left unattended.

- C) A registered professional nurse must be in attendance at all deliveries, and must be available to monitor the mother's general condition and that of the fetus during labor and for at least two hours after delivery and longer if complications occur.

- D) Nursing personnel providing care for obstetric and other patients shall be instructed on a continuing basis in the proper technique to prevent cross-infection. When necessary for the same nurse to care for both maternity and nonmaternity patients in the gynecologic unit, proper technique shall be stressed.

- E) Nursing personnel are only permitted to be assigned to the maternity neonatal division for an entire shift.

- F) Temporary relief from outside the maternity neonatal division by qualified personnel shall be permitted as necessary according to appropriate infection control policy.

- 2) Nursing Staff - Level I or Primary Care for occupied units (in addition to General Care Requirements)

- A) Labor and Delivery Unit Staffing should be planned to ensure that the total nursing personnel on each shift is equal to one half the average number of deliveries per 24 hours. At least half of the personnel on each shift should be R.N.'s and at no time should the nursing staff on any shift be less than two. The nursing staff of the labor, and post delivery recovery area should not have other responsibilities in the labor/delivery suite except for, emergencies.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 250.1830(f)(2) (continued)

- B) Postpartum and General Care Newborn Unit

- i) If these units are organized as separate nursing units, staffing should be based on a formula of one nursing personnel per 6-8 patients and should ensure one R.N. per unit per shift.

- ii) If the units are combined as a rooming-in or modified rooming-in unit, the nursing staff should be planned to provide one nursing personnel per four mother baby units and should never be staffed at less than two nursing personnel per shift. One should be a registered professional nurse. (R.N.)

- C) At least one member of the nursing staff on each shift, who is skilled in cardiopulmonary resuscitation of the newborn, must be immediately available to the delivery suite and newborn nursery area.

- D) Changes in medical staff regulations, where applicable, should be provided to permit the perinatal medicine service to fully utilize the services of specially trained paramedical and nursing personnel where these personnel are needed and/or desired.

- 3) Nursing Staff - Level II Intermediate Perinatal Care Requirements. (in addition to General Care Requirements)

- A) Labor and Delivery. At least one registered professional nurse on each shift must be competent in the use of continuous electronic fetal monitoring techniques.

- B) Intermediate Care Nursery

- i) A staffing ratio of one licensed nursing personnel per three or four infants must be available.

- ii) Nursing personnel may be shared with the general care nursery as needed.

- iii) There must never be less than two licensed nursing personnel available in the general and intermediate care nurseries, at least one of whom is a licensed registered professional nurse. (R.N.)

NOTICE OF PROPOSED AMENDMENTS

Section 250.1830(f) (continued)

4) Nursing Staff-- Level III Tertiary Perinatal Care. (in addition to Intermediate Care Requirements)

A) Staffing patterns on each shift must be such that a 1:1 ratio between patients who require intensive care during labor and delivery and a registered professional nurse who is competent, by virtue of training and/or experience, in the care of high risk obstetric patients can be maintained as necessary. A ratio of at least one registered professional nurse to 1 1/2 patients shall be maintained at all times.

B) Neonatal intensive care nursing on a 1:1 basis must be available as indicated. A ratio of at least one registered professional nurse to 1 1/2 patients shall be maintained at all times.

5) Medical Personnel

A) Level I or Primary Care:

i) One physician should be Chief of Neonatal Care. He or she should be a board certified pediatrician. Where this is not possible, a physician with experience and regular practice may be the Chief and responsible for neonatal care, and a source of pediatric and/or neonatology consultation should be documented.

ii) The director of obstetrical service should be a board certified obstetrician. Where this is not possible, a physician with experience and regular practice may be Chief and responsible for obstetric care, and a source of obstetric consultation should be documented.

B) Level II or Intermediate Care:

i) A board certified pediatrician with special interest and training in neonatal/perinatal medicine, or a certified neonatologist should be Chief of Neonatal Care. A board certified obstetrician should be Chief of Obstetrical Care. Obstetrical anesthesia should be directed by a board certified anesthesiologist with experience and competence in obstetrical anesthesia. Hospital staff should also include a pathologist and an "on call" radiologist 24 hours a day. Specialized

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 250.1830(f)(5)(B)(i) (continued)

medical and surgical consultation should be readily available.

ii) Other staff: Laboratory and X-ray technicians in the hospital should be readily available at all times. In addition, a respiratory therapist may be part of the staff.

C) Level III or Intensive Care:

i) The Chief of Neonatal Pediatrics should be eligible for certification by the American Board of Pediatrics' subspecialty board of neonatal/perinatal medicine, and is responsible for care in intensive care areas. Only physicians eligible for certification in neonatal/perinatal medicine should be responsible for care of infants in the Intensive Care area, but other physicians should be encouraged to participate. The Chief should be full-time with the hospital service. There should be sufficient number of qualified or certified neonatologists to assure availability of such care at all times. The chief of obstetric/perinatal service at the Level III facility should be a board certified obstetrician and preferably certified in fetal/maternal medicine.

ii) Pediatric medical and surgical subspecialists must be available for consultation. An anesthesiologist with special training in maternal fetal and neonatal anesthesia must be in charge of anesthesia services. A pathologist and radiologist with experience in interpretation of radiographs of neonatal patients should be members of the hospital staff.

6) Nutritionist Staff

A) For Level II units a registered dietitian with professional experience and/or course work which relates to perinatal maternal and newborn dietary management should be available.

B) For Level III units a registered dietitian with professional experience and/or course work which relates to perinatal maternal and newborn dietary management shall be available.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 250.1830(g) (continued)

- g) Practices and procedures for care of mothers and infants
- 1) The hospital shall effect all necessary precautionary measures against the admission to the maternity department of actual or suspected infectious patients.
 - 2) Patients with clean obstetric complications (regardless of month of gestation) such as toxemia of pregnancy for observation and treatment, placenta praevia for observation or delivery, ectopic pregnancy, and hypertensive heart disease in a pregnant patient, may be admitted to the maternity department and be under the same rules and regulations as any other maternity case. Refer to Section 250.1820(h)(6)(B).
 - 3) The physician shall determine whether a prenatal serological test for syphilis has been done on each mother and the results recorded. If no such test has been done before the admission of the patients, the test shall be performed as soon as possible. Specimens may be submitted in appropriate containers to an Illinois Department of Public Health laboratory for testing without charge.
 - 4) No maternity patient under the effect of an analgesic or an anesthetic, in active labor or delivery, shall be left unattended at any time.
 - 5) Fetal maturity should be established and documented prior to elective inductions and Cesarean sections. There shall be a written policy and procedure established by the hospital concerning the administration of oxytocic drugs.
 - A) Oxytocin should be used for the challenge test only when qualified personnel, determined by the hospital staff and administration, can attend the patient closely. Written policies and procedures should be available to the team members assuming this responsibility. It is recommended that Oxytocin should be administered by controlled infusion.
 - B) Oxytocin should be used for medical induction or stimulation of labor only when qualified personnel, determined by the hospital staff and administration, can attend the patient closely. Written policies and procedures should be available to the team members assuming this responsibility. It is recommended that the following be included in these policies:

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 250.1830(g)(5)(B) (continued)

- i) The attending physician should evaluate the patient for induction or stimulation, especially with regard to indications.
 - ii) The physician or other individuals starting the Oxytocin should be familiar with its effect and complications and be qualified to identify both maternal and fetal complications.
 - iii) A qualified physician should be immediately available as is necessary to manage any complication effectively.
 - iv) The intravenous route is the only acceptable mode of administration. It is recommended that an infusion pump, or other device for accurate control of the rate of flow, and a two-bottle system, one of which contains no Oxytocin substance be used.
 - v) During Oxytocin administration, the following should be recorded at least every 15 minutes: fetal heart rate, frequency and character of contractions, rate of Oxytocin flow, and blood pressure. Continuous fetal monitoring is preferred.
- 6) Identification of infants. The hospital shall use standards that are consistent with, but not limited to, procedures for the identification of newborn infants as recommended by the American Academy of Pediatrics which are as follows (Guidelines for Perinatal Care; American Academy of Pediatrics/American College of Obstetricians and Gynecologists; 1983; pg. 78):
- A) "NEONATE IDENTIFICATION. While the newborn is still in the delivery room, two identical bands indicating the mother's admission number, the neonate's sex, and the date and time of birth should be placed on the wrist or ankle. The nurse in charge of the delivery room is responsible for preparing and securely fastening these identification bands to the neonate. The birth records and identification bands should be checked by both the nurse and the responsible physician before the neonate leaves the resuscitation area of the delivery room. When the neonate is admitted to the nursery, both the delivery room nurse and the admitting nurse should check the identification bands and birth records, verify the sex of the neonate, and sign the neonate's record. The admitting nurse should fill out the

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

Section 250.1830(g)(6)(A) (continued)

bassinnet card and attach it to the bassinnet. Later, when the neonate is shown to the mother, she should be asked to verify the information on the identification bands and the sex of the neonate. It is imperative that delivery room and nursery personnel be meticulous in the preparation and placement of neonate identification bands."

- B) "Fingerprinting and fingerprinting have in the past been recommended for purposes of neonate identification. Techniques such as sophisticated blood typing are now available and appear to be more reliable. If utilized, dermatoglyphics should be done carefully. Individual hospitals may want to continue with fingerprinting and fingerprinting, but universal use of this practice is no longer recommended."
- 7) Prevention of ophthalmia neonatorum. Within one hour after delivery, a one percent silver nitrate solution or ophthalmic ointment or drops containing tetracycline or erythromycin shall be instilled into the eyes of the newborn infant as a preventive against ophthalmia neonatorum. Do not irrigate immediately. This solution may be obtained free of charge from the Department's Division of Disease Control.
- 8) Cribside care. Each infant shall be given complete individual cribside care. The use of a common bath table is prohibited. Scales shall be adequately protected to prevent cross-infection.
- 9) Artificial feeding. Artificial feedings and formula changes shall not be instituted except by written order of the attending physician.
- 10) Facilities for drug services. Refer to Section 250.2130(a).
- 11) Transport of infants. Newborn infants shall be transported from the delivery room to the nursery safely. Transport should be in a heated incubator. Adequate support systems (heating, oxygen, suction) should be incorporated into the transport units for these infants (e.g. to x-ray). Chilling of the newborn and cross-infection must be avoided. Where travel is excessive and through other areas, special transport incubators may be required. The method of transporting infants from the nursery to the mother's shall be individual, safe and free from cross-infection hazards.

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

Section 250.1830(g) (continued)

- 12) Stay of baby. It is preferable that neonates be observed for 40 to 72 hours prior to discharge. Normal healthy infants should be discharged from the hospital simultaneously with the mother or to other authorized (by the mother) personnel should the mother remain in the hospital for an extended stay.
- 13) When patient's condition permits, an infant may be transferred from an intensive care nursery to the referring nursery or to another nursery which is nearest the home and at which an appropriate level of care may be provided.
- 14) Ritual circumcision. Circumcisions by a Mohel shall be performed under aseptic conditions. Such circumcisions shall not be performed in the delivery room. A registered nurse or physician shall be in attendance and attendance by visitors shall be limited.
- 15) A single parenteral dose of Vitamin K-1, water soluble 0.5 mgm, should be given to the infant soon after birth as a prophylaxis against hemorrhagic disorder of the first days of life.
- 16) Circumcisions shall not be done under any circumstances in the delivery room or within the first six hours after birth and shall be delayed ordinarily until the age of 12 hours providing the infant is in stable condition. Circumcisions may be ordered and performed by a physician (licensed to practice medicine in all of its branches) between the ages of 6 hours and 12 hours only when in his/her professional judgment the facts do not require a delay to a later point in time.
- 17) It is recommended that hospitals adhere to the practices prescribed in the current edition of the American Academy of Pediatrics publication entitled, "Standards and Recommendations for Hospital Care of Newborn Infants," and the American College of Obstetricians and Gynecologists publication, "Standards for Obstetrics Gynecologic Hospital Standards."

h) Medical Records

- 1) Obstetric records.
 - A) For each patient there shall be adequate, accurate, and complete medical records. The medical records shall include findings during the prenatal period which should be available in the maternity department prior to the

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

Section 250.1830(h)(2)(G) (continued)

Gynecologists publication, "Standards for Obstetrics-Gynecologic Hospital Standards."

- 3) Register of births. The hospital shall keep a record of births which contains data sufficient to duplicate the birth certificate. The requirement may be met
 - A) by retaining the yellow "hospital copy" of the birth certificate properly bound in chronological order, or
 - B) by retaining this copy with the individual medical record.

i) Reports

- 1) Perinatal Activities Report
Each hospital that provides maternity service shall submit a monthly perinatal activities report on forms provided for this purpose by the Department. This report shall be signed by the administrator and the obstetric nursing supervisor and shall be mailed not later than the fifth of the following month. Refer to Section 250.1830(i).
- 2) Maternal Death Report
 - A) The hospital shall submit an immediate report of the occurrence of a maternal death to the Department. A death shall be reported when it involves any condition associated with gestation, such as normal pregnancy, abortion, or ectopic pregnancy, regardless of whether the death occurred in the maternity division or any other section of the hospital, or whether the patient was delivered in the hospital where death occurred, or elsewhere. This report shall also be made on the death of any woman within ninety days following the termination of a pregnancy.
 - B) The filing of this report shall in no way preclude the necessity of filing a death certificate or of including the death on the Maternity Activities Report.
- 3) Birth, Stillbirth, and Death Certificates. The hospital shall comply with the laws of the State and the regulations of the Department as regards the preparation and filing of birth, stillbirth, and death certificates.
- 4) Epidemic and Communicable Disease Reporting

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

Section 250.1830(h)(1)(A) (continued)

patient's admission and shall include medical and obstetric history, observations and proceedings during labor, delivery and the postpartum period, and laboratory and x-ray findings.

- B) Minimum observations and laboratory tests outlined in the most current edition of the "Manual of Standards," American College of Obstetricians and Gynecologists, will be met. The physician director of the maternity department shall require all physicians delivering obstetrics care to send copies of the prenatal records to the obstetrical unit at or before 37 weeks gestation.
- 2) Infant records. For each infant there shall be accurate, and complete medical records. The medical records shall include:
 - A) History of maternal health and prenatal course.
 - B) Description of labor, including drugs administered, method of delivery, complications of labor and delivery, and description of placenta and amniotic fluid.
 - C) Time of birth and condition of infant at birth, including Apgar score at one and five minutes, age respiration became spontaneous and sustained, description of resuscitation if required, description of abnormalities and problems occurring from birth until transfer from the delivery room.
 - D) Report of a complete and detailed physical examination within 24 hours following birth; report of a medical examination within 24 hours of discharge and one at least every three days during the hospital stay.
 - E) Physical measurements including length, weight and head circumference at birth and weight every day; temperature twice daily, charted.
 - F) Documentation of infant feeding: intake, content, and amount if by formula.
 - G) Clinical course during hospital stay including treatment rendered and patient response; clinical note of status at discharge. Reference: "Standards and Recommendations for Hospital Care of Newborn Infants," American Academy of Pediatrics and the American College of Obstetricians and

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 250.1830(i)(4) (continued)

A) Diarrhea of the newborn

- i) Diarrhea of the newborn is defined as, "The occurrence in any infant of four or more loose or watery or otherwise pathological stools in twenty-four hours, with or without weight loss, anorexia and listlessness."
- ii) The occurrence of two or more cases of diarrhea, as defined above, constitutes an epidemic. The administrator of the hospital must report at once to both the local health authority and to the Illinois Department of Public Health by telephone or telegram.
- iii) The regulations for the control of cases and contacts are stated in the Department's rules entitled ~~"Publication," "The Control of Communicable Diseases Code"~~ (77 Ill. Adm. Code 690) and are by reference made a part of these regulations.

B) Other epidemic infections

The occurrence of a diagnosed case of impetigo contagiosa shall be reported to the local health officer. The occurrence of two or more cases of impetigo contagiosa or other skin infection shall be reported in the same manner as for diarrhea. The occurrence of two or more epidemiologically related infections of staphylococcus aureus, hemolytic streptococcus and salmonella shall be reported to the Illinois Department of Public Health.

C) Ophthalmia Neonatorum or Syphilis

The occurrence of these diseases in the newborn infant shall be reported as required by the Department's rules entitled ~~"Rules and Regulations for the Control of Communicable Diseases Code"~~ (77 Ill. Adm. Code 690).

- D) The hospital shall develop a protocol for management of infections described above and others such as herpes, hepatitis, and rubella, to protect the mother and infant. The procedures must be consistent with the Department's rules entitled ~~"Rules and Regulations for the Control of Communicable Diseases Code"~~ (77 Ill. Adm. Code 690) and with policies and procedures described by the Academy of Pediatrics in "Standards and Recommendations for Care of the Newborn in Hospitals" and "Report of the Committee on

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 250.1830(i)(4)(D) (continued)

Infectious Diseases" and with USPHS "Isolation Techniques for use in Hospitals." These policies shall be known to maternity and nursery personnel.

j) Formula

- 1) If pasteurized, commercially prepared formula is used exclusively and no formula is prepared by the hospital, a formula room and formula room equipment are not required; however, adequate space, equipment and procedures acceptable to the Department for processing, handling and storing of commercially prepared formula shall be provided. Procedures and aseptic techniques shall be established and enforced. Provisions must be made for the preparation of special formula.
- 2) All hospitals providing maternity or pediatric services, which prepare their own formula shall provide a well ventilated and well lighted formula room which shall be adequately supervised and used exclusively for the preparation of formulas.
- 3) Equipment shall include handwashing facilities with hot and cold running water with knee, foot or elbow controlled valves; a double section sink for washing and rinsing bottles; facilities for storing cleaning equipment, refrigeration facilities; utensils in good condition for preparation of formulas; cupboard and work space and a work table; an autoclave and a supply of individual formula bottles, nipples and protecting caps, adequate to prepare a twenty-four hour supply of formula and water for each infant. Procedures shall be established by the hospital and enforced.

k) Visiting regulations

- 1) The visiting regulations set forth in Subpart B shall apply to maternity departments, except as modified in this Part.
- 2) It is recommended that visitors be limited to two per patient at any one time.
- 3) Contact with the infant shall be restricted to the father, or one other adult selected by the mother, except as provided in subsection (k)(4) of this Section or as part of a rooming-in program as provided in Section 250.1850.

~~Visitors except the father, shall not have contact with infants.~~

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 250.1830(k)(3) (continued)

~~at any time. (See Section 250.1850, this Part, for regulations governing visitors in rooming-in units.)~~

- 4) Siblings and grandparents may have contact with the infant only if the hospital has established specific policies and procedures for such a program and the program has been approved by the Department as part of the hospital's Maternity and Neonatal Service Plan. The program must include:

A) Approval of the program by the hospital's Infection Control Committee and Governing Board;

B) A requirement for written consent of the mother for visitation by specific siblings or grandparents;

C) A procedure for handwashing of visitors prior to having contact with the infant; and

D) A policy on the location where visitation will occur.

- 5) 4) The presence of the father or individual selected by the mother in the delivery room shall be discretionary with the individual hospital and as approved by the Illinois Department of Public Health. If the father of the baby is to be admitted to the delivery room of any hospital, the hospital shall first have adopted a policy statement on the matter which, among other things, establishes the following conditions:

A) "written" consent of both the mother and the attending physician;

B) prior orientation preparation of the father of the baby and mother to this experience; and

C) application of safeguards against the introduction of infection or other hazard by the father of the baby.

D) Exception to these regulations is possible if permission has been granted by the Illinois Department of Public Health for experimental programs.

- 6) 5) Smoking shall be prohibited in the delivery rooms, nurseries, and corridors. (Refer to Section 250.250(g).)

7) 6) Visiting hours shall not correspond with periods during which

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 250.1830(k)(7) (continued)

infants are with the mothers, nor with periods during which mothers are receiving nursing care, or interfere with the care of patients.

- 8) 7) Visitors shall neither sit nor place their clothing upon the beds.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

Section 250.1850 Rooming-In Care of Mother and Infant

- a) Rooming-in care of newborn infants is permissible under these regulations. The rooming-in plan may be either:

1) continuous - with the infant at the bedside constantly; or

2) intermittent - in which the infant is removed from the mother's bedside to the nursery during visiting and night hours. Programs which permit the presence of the baby's father in the room with the infant, during feeding or otherwise, shall be considered as an intermittent rooming-in program.

- b) Whichever plan is used, the following requirements and recommendations apply.

1) Personnel

A) There shall be sufficient personnel who understand and can carry out the procedures necessary for a successful rooming-in experience.

B) It is recommended that all nursing care of the mother and infant unit be given by one nurse.

2) Physical facilities

A) The patient's room must be of sufficient size and arrangement for bedside care of mother and infant.

B) The room must be equipped with handwashing lavatory, with a supply of soap and clean towels.

3) Equipment and supplies

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 250.1850(b)(5) (continued)

- A) Mother and infant shall have individual equipment and supplies.
- B) Individual enclosed storage space shall be provided for the infant's clean linen, equipment, and supplies.
- C) Adequate covered containers shall be provided for the infant's soiled linen.
- 4) Policies and procedures for rooming-in
 - A) A policy should be established by the medical staff and approved by the governing authority as to the condition of the mother and infant when rooming-in may be initiated.
 - B) The procedures of individual care of mothers and of infants shall be established to prevent cross-infection, stressing conscientious handwashing by parents and personnel and careful handling of soiled linen.
 - C) Adequate observation and nursing care must be assured.
 - D) A planned parent education routine is desirable.
 - E) Visiting shall ~~to~~ be restricted to the father of the infant ~~baby~~ or ~~if absent~~, one other adult ~~may be~~ selected by the mother. Grandparents and siblings may visit if the hospital has a program for such visitation which has been approved as provided in Section 250.1830(k)(4).
 - F) Visitors must wash their hands and put on a clean gown.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 250.1860 Special Programs

- a) ~~Husband's~~/father's-- Attendance at Caesarean Births (Limited waiver of Section 250.1310(b).)

- 1) A hospital may permit the ~~husband~~/father or a support person to be present at a ~~the wife's/mother's~~ delivery by Caesarean Birth if such a program is approved by the Department as part of the hospital's Maternity and Neonatal Service Plan. However,

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 250.1860(a)(1) (continued)

nothing in these rules shall be construed to require a hospital to permit the ~~husband~~/father or a support person to attend ~~attended~~ Caesarean Births. These rules do not vest any right upon any layperson to attend a Caesarean Birth ~~and exclusion from Caesarean Birth is recognized to be the usual and expected occurrence~~. Presence at Caesarean Birth is a privilege which may be extended only when the best of conditions exist, in accordance with the medical judgment of the responsible physician, and proper education and counseling (a structured formal written orientation as to what is expected to transpire in the surgery ~~Caesarean section~~ or birthing room) have taken place. At most the acceptance into the ~~husband/father-attended Caesarean Birth~~ program shall be an intent to extend this privilege. The operating physician shall always have the right to exclude a ~~husband~~/father or support person from a Caesarean Birth for any reason ~~he/she deems fit~~.

- 2) Each hospital desiring to implement a program to permit fathers and support persons to attend ~~husband/father-attended~~ Caesarean Births ~~program~~ shall submit an application to the Department. The application shall include:

- A) a description of the plan to implement the program;
- B) documentation of administration and affected staff approval;
- C) policies and procedures applicable to this program, including:
 - i) criteria for admission to the program;
 - ii) consent forms;
 - iii) education, counseling, and other preparation furnished the ~~wife~~/mother and ~~husband~~/father or support person;
 - iv) operating room procedures and assignments;
 - v) post-delivery evaluations.

- 3) Upon submission of the application, the application shall be reviewed by Department program personnel. Based upon the submitted plan, required to be compatible with the approved Maternity and Neonatal Service Plan, the Department shall issue

Section 250.1860(a)(3) (continued)

an approval within 30 days of the submission of the application, or notify the hospital in writing of the specific reasons and concerns why the program is disapproved.

- 4) A record system (Refer to Section 250.1820(i)) shall be maintained that identifies all patients with the ~~husband~~ father or a support person present at Cesarean Births and includes provisions for reporting to the Department:

- A) the number of patients participating in the program;
- B) the number of patients denied admission to the program and the reasons for denial;
- C) all complications experienced.

- 5) For the purposes of this Section, a support person is the husband of the mother, the father of the infant, or any other person selected by the mother, who is acceptable to the physician and meets the requirements of the hospital's policies.

b) Birthing Room Programs

- 1) A) A hospital may provide a Birthing Room program if such a program is approved by the Department as part of the hospital's Maternity and Neonatal Service Plan.
- B) Nothing in these rules shall be construed to require a hospital to provide Birthing Rooms. These rules do not vest any right upon any person to admittance to a Birthing Room. Admission to a Birthing Room is a privilege which may be extended only when the best of conditions exist, in accordance with the medical judgment of the responsible physician, and proper education and counseling (a structured formal written orientation as to what is expected to transpire in the ~~surgery (cesarean section) of birthing room~~) have taken place. The attending physician shall always have the right to exclude anyone from a Birthing Room for any reason ~~he/she deems fit~~.

- 2) Each hospital desiring to implement a Birthing Room program shall submit an application to the Department. The application shall include:

Section 250.1860(b)(2) (continued)

- A) a description of the plan to implement the program;
- B) documentation of administration and affected staff approval;

- C) policies and procedures applicable to this program, including:

- i) criteria for admission to the program;

- ii) consent forms;

- iii) education, counseling, and other preparation furnished the ~~wife~~ mother, ~~husband~~ and any other persons ~~family members~~ (if any) who will be present in the Birthing Room;

- iv) post-delivery evaluations.

- 3) Upon submission of the application, the application shall be reviewed by Department program personnel. Based upon the submitted plan, required to be compatible with the approved Maternity Neonatal Service Plan and appropriate physical location of the Birthing Room, the Department shall issue an approval within 30 days of the submission of the application, or notify the hospital in writing of the specific reasons and concerns why the program is disapproved.

- 4) A record system (Refer to Section 250.1820(i)) shall be maintained that identifies all patients using the Birthing Room and those in attendance. It shall include provisions for reporting to the Department:

- A) the number of patients participating in the program;
- B) the number of patients denied admission to the program and the reasons for denial;
- C) all complications experienced.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED RULES

1) Heading of Part:

Long-Term Care Assistants and Aides Training Programs Code

2) Code Citation:

77 Ill. Adm. Code 395

3) Section Numbers:

	<u>Proposed Action:</u>
395.100, 395.110, 395.120, 395.130,	New Section
395.140, 395.150, 395.160, 395.170,	New Section
395.180, 395.190, 395.200, 395.300,	New Section
395.310, 395.320, 395.330, 395.400,	New Section
395.410	New Section

4) Statutory Authority:

Nursing Home Care Act, especially Section 3-206 (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 4151-101 et seq., especially par. 4153-206)

5) A Complete Description of the Subjects and Issues Involved:

The Department is proposing this Part to consolidate the provisions concerning required training programs for nurses' aides, nursing assistants, and other aides and assistants in long-term care facilities. These provisions are currently contained in the separate sets of rules governing the licensure of various types of long-term care facilities. The consolidation of these rules will facilitate public understanding of the requirements for individuals to be certified as long-term care aides and assistants and the requirements for approval and operation of training programs.

Related amendments to the rules governing the licensure of long-term care facilities will clarify the facilities' responsibilities related to the hiring and use of aides and assistants. Training programs covered by these rules include Basic Nursing Assistant Training Programs, Developmental Disabilities Aide Training Programs, Basic Child Care/Habilitation Aide Training Programs, and Psychosocial Program Assistant Training Programs.

Basic Nursing Assistant Training Programs provide training for individuals who are employed by Skilled Nursing and Intermediate Care Facilities which are licensed under 77 Ill. Adm. Code 300 and by Sheltered Care Facilities which are licensed under 77 Ill. Adm. Code 330. Developmental Disabilities Aide Training Programs provide training for individuals who are employed by Intermediate Care Facilities for the

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED RULES

Developmentally Disabled which are licensed under 77 Ill. Adm. Code 350. Basic Child Care/Habilitation Aide Training Programs provide training for individuals who are employed by Long-Term Care Facilities for Persons under Age 22 which are licensed under 77 Ill. Adm. Code 390. Amendments to each of these sets of licensing rules will be published in a subsequent issue of the Illinois Register. Psychosocial Program Assistant Training Programs provide training for individuals who are employed by Residential Rehabilitation Facilities which are licensed under 77 Ill. Adm. Code 380. The proposed licensing rules for Residential Rehabilitation Facilities appear elsewhere in this issue of the Illinois Register.

These rules also include provisions which are designed to implement a new statutory requirement for a 12-hour training program for nursing assistants in facilities which admit persons who are diagnosed as having Alzheimer's disease or related dementias. This program has been added to the 120-hour Basic Nursing Assistant Training Program, extending the training program to 132 hours.

Subpart A details the training program application and approval process. Training programs may be sponsored by community colleges, other public schools, private vocational or business schools approved by the State Board of Education, or facilities licensed under the Nursing Home Care Reform Act of 1979. Section 395.110 outlines the steps program sponsors must take to be granted departmental approval of their training program. This involves the submission of an application which must include an outline of the content and implementation of the course and information regarding the program sponsor, instructor and sites of instruction, both classroom and clinical. The application must also include a copy of the tools to be used in evaluating various aspects of the program.

Section 395.120 outlines the application review process. Every application for initial program approval will be reviewed by the Department of Public Health. The Department of Mental Health and Developmental Disabilities will make recommendations concerning the approval of Developmental Disabilities Aide Training Programs. Approval of programs must be renewed each year as outlined in Section 395.130.

Section 395.140 contains provisions for the voluntary or involuntary placement of a program on inactive status. Section 395.150 outlines basic standards for the length of the program. Section 395.160 outlines the minimum requirements for course instructors in the different programs. Section 395.170 deals with program operation requirements. It requires the program, after evaluating the students' mastery of the course material through both written examinations and hands-on demonstrations, to submit to the Department a certificate for all trainees demonstrating competence in the course content as well as a

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED RULES

composite list of all such trainees. Certificates will be returned for distribution to the trainees.

Provisions concerning the monitoring of training programs by the Department are outlined in Section 395.180 and include on-site visits. The Department may determine through such monitoring activities that approval for a program failing to meet any program requirements should be suspended or revoked and will initiate action to do so. Section 395.190 outlines the procedures and conditions under which the Department may suspend, revoke or deny program approval. Program sponsors may appeal such actions and request a hearing within ten days after notification of such actions.

Recognized programs may be conducted by any licensed long-term care facility for nursing assistants as outlined in Section 395.200. Such programs may be individualized for each employee and may be taught by any person in the facility. The Department must be notified of such programs in writing. Nursing assistants attending such programs must successfully pass the Department's proficiency examination as outlined in Section 395.410.

Subpart B outlines the curricula requirements for each of the training programs. Section 395.300 details the requirements for the content of the Basic Nursing Assistant Training Program, including new requirements for training in Alzheimer disease and related dementias. Section 395.310 covers the content of the Developmental Disabilities Aide Training Program. The required content of the Basic Child Care/Habilitation Aide Training Program is outlined in Section 395.320. Section 395.330 outlines the basic required content of the Psychosocial Program Assistant Training Program.

Subpart C covers the provisions relating to equivalencies and proficiency examinations. Section 395.400 outlines the specific conditions under which the Department will recognize equivalency for an aide under the training programs. Section 395.410 outlines the procedures for the proficiency examination option. This section also specifies the content of the examination and the requirements for successful completion of the examination.

The Department believes that any economic impact of these rules on facilities or other entities which conduct training programs will be minimal. The Department anticipates adoption of these proposed rules approximately six to nine months after the publication of this notice in the Illinois Register.

- 6) Will these Proposed Rules Replace an Emergency Rule Currently in Effect?
No.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED RULES

- 7) Does this Rulemaking contain an Automatic Repeal Date? No.

- 8) Do these Proposed Rules Contain Incorporations By Reference? No.

- 9) Are there any other Proposed Amendments Pending on this Part? No.

- 10) Statement of Statewide Policy Objectives:

This rulemaking neither creates nor expands a state mandate. Although many of the training programs covered by these rules are conducted by community colleges, the community colleges are not mandated to offer such programs.

- 11) Time, Place, and Manner in which Interested Persons May Comment on this Proposed Rulemaking:

Interested persons may present their comments concerning these rules by writing to Robert John Kane, Division of Governmental Affairs, Illinois Department of Public Health, 525 West Jefferson, Second Floor, Springfield, Illinois 62761, within 45 days after this edition of the Illinois Register.

Public hearings on these proposed rules will be held at the following dates, times, and locations:

1. December 22, 1988, at 10:00 A.M.
Department of Public Health, First Floor Hearing Room
525 West Jefferson, Springfield, Illinois
2. December 23, 1988, at 10:00 A.M.
State of Illinois Center, Ninth Floor, Room 9-040
100 West Randolph Street, Chicago, Illinois

These public hearings will be held for the sole purpose of gathering public comment on the proposed rules. Persons interested in presenting testimony at the hearings are advised that the Department will adhere to the following procedures in the conduct of the hearing:

1. Each person presenting oral testimony shall provide to the hearing officer a written (preferably typed) copy of such testimony at the time the oral testimony is presented. No oral testimony shall be accepted without such written copy of the testimony being provided.
2. Each person presenting oral testimony shall be limited to 15 minutes for the presentation of such testimony.
3. No person shall be recognized to speak for a second time until all

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED RULES

persons wishing to testify have done so. All testimony shall conclude at the specific times except that an individual in the midst of presenting testimony shall be allowed to complete the testimony.

4. In order to provide for a balanced presentation of views and to facilitate the orderly conduct of the hearing, the hearing officer may impose such other rules of procedure, including the order of call of witnesses, as the hearing officer deems necessary.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Administrative Procedure Act, any small business may present their comments in writing to Robert John Kane at the above address. Any small business (as defined in Section 3.10 of the Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

- A) Date Rule was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

November 21, 1988

- B) Type of Small Businesses Affected:

Nursing homes, educational consultants, job training programs, vocational schools, and related businesses.

- C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

No additional reporting, bookkeeping or other procedures are required for compliance. The rules separate the requirements for training programs from the requirements for facilities, so some clarification of recordkeeping responsibilities is anticipated. In addition, the Department's policies for applications for approval of training programs, for renewal of approval, for registration for the proficiency examination, and for other related procedures are outlined in more detail in these rules.

- D) Types of Professional Skills Necessary for Compliance:

No additional professional skills are necessary for compliance.

The full text of the Proposed Rules begins on the next page:

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED RULES

TITLE 77: PUBLIC HEALTH
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER c: LONG-TERM CARE FACILITIES

PART 395

LONG-TERM CARE ASSISTANTS AND AIDES TRAINING PROGRAMS CODE

SUBPART A: PROGRAM APPLICATION AND APPROVAL PROCESS

Section	
395.100	Program Sponsor
395.110	Application for Initial Program Approval
395.120	Application Review Process
395.130	Annual Renewal of Program Approval
395.140	Inactive Status
395.150	Timeframe Requirements
395.160	Instructor Requirements
395.170	Program Operation Requirements
395.180	Department Monitoring
395.190	Denial, Suspension, and Revocation of Program Approval
395.200	Recognized Programs

SUBPART B: TRAINING PROGRAM CURRICULA REQUIREMENTS

395.300	Basic Nursing Assistant Training Program
395.310	Developmental Disabilities Aide Training Program
395.320	Basic Child Care/Habilitation Aide Training Program
395.330	Psychosocial Program Assistant Training Program

SUBPART C: PROFICIENCY EXAMINATION AND EQUIVALENCY

395.400	Equivalency Requests
395.410	Proficiency Examination

AUTHORITY: Implementing and authorized by the Nursing Home Care Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 4151-101 et seq.)

SOURCE: Adopted at 13 Ill. Reg. ____, effective ____.

SUBPART A: PROGRAM APPLICATION AND APPROVAL PROCESS

Section 395.100	Program Sponsor
-----------------	-----------------

Training program sponsors may be any one of the following:

- a) A community college or other public school operated by the state of Illinois or unit of local government.

Section 395.100 (continued)

b) A private vocational or business school as defined in the Private Business and Vocational Schools Act (Ill. Rev. Stat. 1987, ch. 144, par. 136 et seq.), which holds a valid certificate of approval issued by the State Board of Education under rules entitled "Private Business and Vocational Schools" (23 Ill. Adm. Code 451).

c) A facility licensed by the Department of Public Health under the Nursing Home Care Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 4151-101 et seq.)

Section 395.110 Application for Initial Program Approval

a) The program sponsor shall submit a separate application for initial program approval for each training program and for each program site.

b) The program sponsor shall submit an application for initial program approval to the Department at least sixty days in advance of the scheduled beginning of the training program. The program sponsor shall not offer the training program prior to receipt of written approval of the program from the Department. The Department will not grant retroactive approval of training programs.

c) The application for program approval shall include at least the following information about the proposed program:

1) A statement of whether the training program being proposed is a:

A) Basic Nursing Assistant Training Program,

B) Developmental Disabilities Aide Training Program,

C) Basic Child Care/Habilitation Aide Training Program, or,

D) Psychosocial Program Assistant Training Program.

2) A description of the program sponsor. If the program sponsor is a private business or vocational school, a copy of the sponsor's certificate of approval issued by the State Board of Education shall be included.

3) A statement of the program rationale, including the philosophy and purpose of the program.

4) An outline containing the methodology, content, and objectives

for the training program.

A) The outline shall indicate the number of hours that will be dedicated to each component of the training program. This outline shall not preclude the instructor from varying the order of presentation of the outlined course components.

B) The outline shall address each of the required curricula content requirements contained in Section 395.300 (Basic Nursing Assistant Training Program), Section 395.310 (Developmental Disabilities Aides Training Program), Section 395.320 (Basic Child Care/Habilitation Aide Training Program), or Section 395.330 (Psychosocial Program Assistant Training Program).

5) A master schedule for the training program, which shall include at least the following:

A) The location, classroom designation, and scheduled dates of the training program.

B) The allocation of the total hours of instruction between theory and clinical instruction.

C) Identification of theory and clinical practice instructors, content delineated by hour, and whether the instruction for each hour is theoretical or clinical.

6) Resumes describing the education, experience, and qualifications of each program instructor.

7) Any clinical site agreements for the use of facilities and equipment which is not owned or operated by the program sponsor. Such agreements shall be signed by the owner or operator of the facilities or equipment and shall include the dates such facilities or equipment will be used, and a description of the classrooms, laboratory, clinical training equipment, and any other facilities or equipment which will be used in the program.

8) A copy of the evaluation tools that will be used to evaluate the following aspects of the training program:

A) Training program objectives.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED RULES

Section 395.110(c)(8) (continued)

- B) Training program content.
- C) Clinical performance.
- D) Training program instructors.

d) The program sponsor shall submit the application for initial approval of a training program to the Department at the following address:

Illinois Department of Public Health
Office of Health Regulation
Education and Training Section
525 West Jefferson Street
Springfield, Illinois 62761

e) No changes will be required in the program content of any training program, which was approved under rules in effect at the time of the adoption of amended rules, until a review by the Department indicates that revisions to the program content are needed to keep the program in compliance with the amended rules.

Section 395.120 Application Review Process

a) Each application for initial program approval will be reviewed by the Department. Comments and recommendations from the Department of Mental Health and Developmental Disabilities regarding applications for approval of Developmental Disabilities Aide Training Programs and Psychosocial Program Assistant Training Programs will be considered by the Department.

b) The Department will evaluate the application and proposed program for conformance to the program requirements contained in this Part. Based on this review, the Department take one of the following actions regarding the application:

- 1) Grant approval of the proposed program.
- 2) Grant approval of the proposed program contingent on the receipt of additional materials, or revisions, needed to remedy minor deficiencies in the application or proposed program.
- 3) Deny approval of the proposed program based on major deficiencies in the application or proposed program.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED RULES

Section 395.120 (continued)

c) When the Department finds that an application or proposed program fails to comply with the program requirements contained in this Part, the Department will notify the sponsor in writing of the nature of the deficiencies, and will request additional materials, or revisions, needed to remedy deficiencies in the application or proposed program.

d) When the Department finds that an application and proposed program, along with any additional materials and revisions which have been submitted, complies with the program requirements contained in this Part, the Department will issue a written notice of program approval to the program sponsor.

e) The Department will issue an identification number to each approved training program. The sponsor shall reference that number in any correspondence to the Department about the program.

Section 395.130 Annual Renewal of Program Approval

a) Each year the Department will review each approved training program for renewal of the program approval.

b) The program renewal review shall include consideration of each of the following:

- 1) The master schedule for the program as outlined in Section 395.110(c)(5).
- 2) Any clinical site agreements as outlined in Section 395.110(c)(7).
- 3) Any other information required in Section 395.110(c) which has changed since the Department granted initial program approval or since the previous renewal of the program approval.

c) The Department of Mental Health and Developmental Disabilities will review applications for program renewal and will recommend to the Department continued approval or disapproval of Developmental Disabilities Aide Training Programs and Psychosocial Program Assistant Training Programs.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED RULES

Section 395.140 Inactive Status

- a) The Department shall place an approved program on inactive status upon receipt of a written request from the program sponsor for such action. Absence of program activity during the program approval year shall also result in placement of a program on inactive status.
- b) To return an approved program to active status, the sponsor of the program shall submit a written request to the Department.
 - 1) The request for return to active status shall include the master schedule for the program and each of the other items required for a request for program renewal under Section 395.130(b).
 - 2) The request for return to active status must be submitted no less than 45 days prior to the scheduled beginning of the program.

Section 395.150 Timeframe Requirements

- a) Timeframe requirements for Basic Nursing Assistant Training Programs.
 - 1) Each program shall include a minimum of 132 hours of instruction, excluding breaks, lunch, and any orientation to the specific policies of the employing facility. A program may include a maximum of 167 hours of instruction.
 - 2) The basic program content shall be presented in a minimum timeframe of three weeks, but cannot exceed 120 days, unless the training program is conducted by a community college or other educational institution on a term, semester, or trimester basis.
 - 3) There shall be a ratio of two hours of theory, including supervised laboratory, to each hour of supervised clinical practice instruction. This ratio applies only to the required 120 hours of instruction covering the areas described in Section 395.300(a) through (q).
 - 4) A minimum of 12 hours of instruction related to Alzheimer disease and related dementias, as described in Section 395.300(r) through (z), shall be included in each program, excluding breaks, lunch, and any orientation to the specific policies of the employing facility.
- b) Timeframe requirements for Developmental Disabilities Aide Training Programs, Basic Child Care/Habilitation Aide Training Programs, and

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED RULES

Section 395.150(b) (continued)

Psychosocial Program Assistant Training Programs.

- 1) Each program shall include a minimum of 120 hours of instruction, excluding breaks, lunch, and any orientation to the specific policies of the employing facility. A program may include a maximum of 155 hours of instruction.
- 2) The basic program content shall be presented in a minimum timeframe of three weeks, but cannot exceed 120 days, unless the training program is conducted by a community college or other educational institution on a term, semester, or trimester basis.
- 3) There shall be a ratio of two hours of theory, including supervised laboratory, to each hour of supervised clinical practice instruction. This ratio applies only to the minimum required 120 hours of instruction.

Section 395.160 Instructor Requirements

- a) Requirements for instructors in a Basic Nursing Assistant Program or a Basic Child Care/Habilitation Aide Training Program
 - 1) Each course instructor shall be a registered nurse with a current Illinois license, who has no other duties while engaged in the training program.
 - 2) Each course instructor shall also possess at least one of the following qualifications:
 - A) A valid Illinois teaching certificate.
 - B) A Train the Trainer Certificate issued by the Department as proof of completion of the Train the Trainer Workshop.
 - C) Evidence of at least one semester of formal teaching experience.
 - D) College coursework during the previous six years which includes teaching/learning principles, curriculum development, teaching methods, and instructional techniques.
- b) Requirements for instructors of the Alzheimer disease and related dementias portions of a Basic Nursing Assistant Program.

Section 395.160(b) (continued)

- 1) Each instructor shall be a registered nurse with a current Illinois license, who has no other duties while engaged in the training program.
- 2) Each instructor shall also possess at least one of the following qualifications:
 - A) At least two years of experience providing services for patients with alzheimer's disease and related dementias and at least one semester of formal teaching experience.
 - B) Documentation of completion of a specialized workshop, course, seminar or other training for instruction in Alzheimer disease and related dementias.
- c) Requirements for instructors in a Developmental Disabilities Aide Training Program.

- 1) The curriculum coordinator may be a Qualified Mental Retardation Professional or other person qualified by at least 2 years experience with Developmental Disabilities Programs with the specific approval of the Department of Mental Health and Developmental Disabilities.

- 2) Each program instructor shall meet at least one of the following:

- A) Verification of successful completion of a train the trainer workshop approved by the Department of Mental Health and Developmental Disabilities.
- B) A Qualified Mental Retardation Professional approved as a trainer by the Department of Mental Health and Developmental Disabilities.
- C) At least one year of experience with developmental disabilities programs and approved by the Department of Mental Health and Developmental Disabilities.
- D) Have a valid Illinois teaching certificate.
- E) Be a community college instructor with at least one year of teaching experience.
- F) College coursework during the previous six years which includes teaching/learning principles, curriculum

Section 395.160(c)(2)(F) (continued)

- development, teaching methods, and instructional techniques.
- d) Requirements for instructors in a Psychosocial Program Assistant Training Program.
 - 1) Each instructor shall be either a psychiatrist, registered psychologist, certified social worker, rehabilitation counselor, physical therapist, occupational therapist, or registered nurse.
 - 2) Each program instructor shall also have at least one year experience in programs related to treatment of the chronic mentally ill.
 - 3) Each course instructor shall also possess at least one of the following qualifications:
 - A) A valid Illinois teaching certificate.
 - B) Evidence of at least one semester of formal teaching experience.
 - C) College coursework during the previous six years which includes teaching/learning principles, curriculum development, teaching methods, and instructional techniques.

Section 395.170 Program Operation Requirements

- a) Ten working days prior to the start of the actual training program, an updated master schedule shall be submitted to the Department.
- b) Any change in program content, objectives, or instructors shall be submitted to the Department at least thirty days prior to program delivery.
- c) The program shall require each student to show competency of basic skills by hands on return demonstration as well as the successful completion of a written examination encompassing theory and skills taught.
- d) The program sponsor shall submit a certificate for each trainee who proves competency in the theory and skills taught in the program. The certificate for each successful trainee shall include the following information:

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED RULES

Section 395.170(d) (continued)

- 1) Name and Social Security number of the trainee.
- 2) Identification number of the training program.
- 3) Reference to the fact that the individual has completed the Basic Nursing Assistant Training Program, Developmental Disabilities Aide Training Program, Basic Child Care/Habilitation Aide Training Program, or Psychosocial Program Assistant Training Program.
- 4) Program completion date.
- 5) Signature of the program instructor. (Any additional signatures are optional.)

e) In addition to certificates, the sponsor shall submit to the Department a composite list displaying the following information regarding each trainee:

- 1) Name, home address, and Social Security number.
- 2) Program approval number and program completion date.
- f) The Department will return the certificates to the sponsoring organization for distribution to the trainees.
- g) Successful completion of a training program does not imply "certification" of the nursing assistant by the State. Successful completion of a training program only indicates that the person has completed the training program and can be employed by licensed long-term care facilities.

Section 395.180 Department Monitoring

- a) The Department will monitor the operation of approved training programs through on-site visits and other monitoring activities.
- b) When the Department determines that the program fails to comply with any of the program requirements contained in this Part, the Department will initiate action to suspend or revoke the program approval in accordance with Section 395.190.

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED RULES

Section 395.190 Denial, Suspension, and Revocation of Program Approval

- a) When the Department finds that an application or proposed program, along with any additional information and revisions which are submitted, fails to comply with the program requirements contained in this Part, the Department will notify the sponsor in writing of denial of program approval. The notice to the sponsor shall state the reasons for the denial and the right of the sponsor to appeal the denial and to a hearing before the Department.
- b) When the Department, upon evaluation or during monitoring, finds that an approved program does not comply with the program requirements contained in this Part, the Department will notify the sponsor in writing of the finding of non-compliance of the program and the reasons for the finding.
- c) When the Department finds that any conditions stated in the written notice of non-compliance issued under subsection (b) of this Section have not been corrected within thirty days after the date of issuance of such notice, the Department will revoke or suspend its approval of the program.
 - 1) The Department shall suspend approval when the program fails to substantially comply with the approved program plan during the operation of the program. Substantial failure to comply with the approved program plan includes program instruction being conducted contrary to the master schedule, contrary to the approved content, by an individual other than the approved instructor, or at a location other than the approved site or sites.
 - 2) The Department will revoke approval when an approved program fails to comply with the program requirements of this Part.
 - 3) When the approval of a program has been suspended or revoked, the program sponsor shall have a right to appeal the suspension or revocation and to a hearing before the Department.
- d) When the approval of a program has been denied, suspended, or revoked, the program sponsor may submit a written appeal of the action and request for a hearing within ten days after notification of the decision to deny, revoke or suspend approval.
- e) All hearings under this Part shall be conducted in accordance with the Department's "Rules of Practice and Procedures in Administrative Hearings" (77 Ill. Adm. Code 100).

ILLINOIS REGISTER
DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED RULES

Section 395.200 Recognized Programs

- a) Any licensed long-term care facility may conduct a recognized training program for nursing assistants which can be individualized for each employee. Such training programs may be taught by any person or persons in the facility.
- b) Any licensed long-term care facility which conducts a recognized training program for nursing assistants shall notify the Department in writing. The notice to the Department must describe the content of the training program, designate the training instructor, and indicate when the training will be conducted.
- c) Any nursing assistant who attends a recognized training program must successfully pass the Department's proficiency examination before being permitted to function as a nursing assistant.

SUBPART B: TRAINING PROGRAM CURRICULA REQUIREMENTS

Section 395.300 Basic Nursing Assistant Training Program

The Basic Nursing Assistant Training Program shall include, at a minimum, the following:

- a) Module I -- Introduction to Health Care Systems
 - 1) Functions of health care facilities. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) differentiate between the hospital, long term care facility, and home health aide programs as to their basic purposes and what each expects of the nursing assistant.
 - B) define the functions of the nursing assistant and be aware of the ethical implications and the legal limitations.
 - C) develop a beginning understanding and appreciation of the responsibility of the nursing assistant as a member of the health care team.
 - 2) Home Health Agencies and the health care professions. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) discuss the purpose and organization of a home health

ILLINOIS REGISTER
DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED RULES

Section 395.300(a)(2)(A) (continued)

- agency.
 - B) identify the members of the home health care team and their respective tasks.
 - C) apply learned basic nursing procedures to the home setting making appropriate modifications.
- 3) Philosophy of patient care. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) understand the uniqueness and reward of caring for the geriatric patient.
 - B) demonstrate an awareness of the ethics involved in the position.
 - C) develop an understanding of the patient-family relationship.
- 4) The role of the multidisciplinary health care team. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) define the role of the nursing assistant in the long-term care facility.
 - B) identify and discuss roles of the multidisciplinary team and the integration of services for the total care of the patient.
 - C) identify the "chain of command" in the organizational structure of a long-term care facility.
- 5) Personal qualities of the nursing assistant. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) meet standards of appearance and general behavior.
 - B) be aware of the importance of punctuality and confidentiality.
 - C) demonstrate an awareness of the empathy and compassion, particularly to the elderly.

Section 395.300(a) (continued)

- 6) Duties of the nurse assistant. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) develop an understanding of nursing assistant duties.
 - B) develop an understanding of the why's of patient care.
 - C) define the functions of the nursing assistant and be aware of legal implications.
- 7) Medical terminology. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) develop an awareness of the very basic abbreviations and symbols utilized in medical terminology.
 - B) meet the written standards for charting on the medical record.
- 8) Recording. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) demonstrate an awareness of the principles of accurate observation and recording.
 - B) discuss the various forms utilized in the medical record system.

b) Module II -- Introduction to the patient.

- 1) Resident Rights. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) provide privacy and maintenance of confidentiality.
 - B) assist residents to make personal choices to accommodate their individual needs.
 - C) maintain reasonable care of the personal possessions of residents.
- 2) Communication and interpersonal relationships with patients, families and others. Objectives: Upon completion of this unit of instruction, the student will be able to:

Section 395.300(b)(2) (continued)

- A) develop an awareness of appropriate communication between staff/patients, staff/families, families/patient, staff/staff.
 - B) develop communication techniques.
 - C) demonstrate the ability to understand verbal and nonverbal communication.
- 3) Psychological needs of patient and family. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) develop an awareness of sensitivity to the patient's need for feelings of self worth.
 - B) demonstrate the ability to listen.
 - C) understand the necessity to develop and maintain harmony between patient and family.
 - 4) Normal growth and development. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) list and describe various priorities of needs of residents.
 - B) describe the continuum of life cycle.
 - C) develop an awareness of normalcy and deviations.
- c) Module III -- Your working environment.
- 1) Cleanliness in the health care setting and patient homes. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) define the principles of medical asepsis.
 - B) demonstrate an awareness of the importance of cleanliness in health care institutions.
 - C) demonstrate the ability to modify medical asepsis technique for the home setting.
 - 2) Principles of handwashing. Objectives: Upon completion of this

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED RULES

Section 395.300(c)(2) (continued)

unit of instruction, the student will be able to:

- A) discuss the need for handwashing before and after each task and before and after direct patient contact.
 - B) demonstrate that an understanding of good handwashing technique will prevent the spread of disease.
 - C) demonstrate the ability to wash hands using the learned technique.
- 3) Principles of disinfection. Objectives: Upon completion of this unit of instruction, the student will be able to:
- A) List the methods of disinfection.
 - B) demonstrate an awareness of handling disinfected articles.
 - C) differentiate between "clean" and "dirty."
- 4) Principles of sterilization. Objectives: Upon completion of this unit of instruction, the student will be able to:
- A) explain the relationship between microorganism and infection control.
 - B) list the conditions necessary for microorganism growth.
 - C) develop an awareness of the process of killing all bacteria.
- 5) Techniques of disinfection. Objectives: Upon completion of this unit of instruction, the student will be able to:
- A) discuss the various methods of disinfecting.
 - B) develop an awareness of relevant time necessary for disinfection.
 - C) list articles that can be safely disinfected.
- 6) Maintaining equipment and supplies. Objectives: Upon completion of this unit of instruction, the student will be able to:
- A) develop an understanding of the proper usage of equipment

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED RULES

Section 395.300(c)(6)(A) (continued)

used in the personal/nursing care of residents.

- B) demonstrate proper usage, cleaning and storing of equipment.
 - C) develop an awareness of the reporting system relevant to proper maintenance of equipment.
- d) Module IV -- Safety.
- 1) Body mechanics. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) discuss techniques of proper body mechanics.
 - B) demonstrate good body mechanics for the benefit of the patient and nursing assistant.
 - C) relate use of body mechanics to basic musculo-skeletal anatomy.
 - 2) Fire safety. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) identify potential fire hazards.
 - B) identify and apply rules for safety, fire and disaster.
 - C) state his/her role in facility's fire and disaster plan.
 - 3) Disaster. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) identify designated supervisory personnel in the event of disaster.
 - B) develop an understanding of the disaster manual.
 - C) state his/her role in facility's safety, fire and disaster plan.
- e) Module V -- The patient's unit. Bedmaking procedures (unoccupied and occupied). Objectives: Upon completion of this unit of instruction, the student will be able to:
- 1) identify the patient's need for a clean and comfortable

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED RULES

Section 395.300(e)(1) (continued)

- environment.
- 2) identify the purpose of and procedure for making the unoccupied and occupied bed.
- 3) demonstrate proper bedmaking procedure.
- f) Module VI -- Lifting, moving and transporting patients.
 - 1) In bed. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) describe briefly the musculo-skeletal system.
 - B) realize needs for motion in joints and muscle activity.
 - C) maintain correct body alignment.
 - 2) Ambulatory. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) safely ambulate patients.
 - B) demonstrate proper body mechanics.
 - C) develop an awareness of the physical ability of each patient.
 - 3) Wheelchair. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) apply safety principles involved in transporting patient wheelchair.
 - B) demonstrate proper body mechanics.
 - C) provide for privacy when transferring the patient from bed to wheelchair.
 - 4) Stretcher. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) identify and apply rules for safety for patient transfer.
 - B) demonstrate good body mechanics.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED RULES

Section 395.300(f)(4) (continued)

- C) provide for privacy when transferring the patient from bed to stretcher.
- g) Module VII -- Basic Anatomy.
 - 1) Contents
 - A) Anatomy of the Skeletal System.
 - B) Anatomy of the Circulatory System.
 - C) Anatomy of the Digestive System.
 - D) Anatomy of the Respiratory System.
 - E) Anatomy of the Urinary System.
 - F) Anatomy of the Muscular System.
 - G) Functioning of the human body as related to the disease process.
 - 2) Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) develop an understanding of human anatomy and its relationship to normal function.
 - B) identify and discuss simple disease processes.
 - C) explain how body systems work together.
- h) Module VIII -- Personal care of the patient.
 - 1) Contents
 - A) Oral hygiene.
 - B) Bathing procedures.
 - C) Care of the back, feet and skin.
 - D) Observing and reporting.
 - 2) Objectives: Upon completion of this unit of instruction, the

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED RULES

Section 395.300(h)(2) (continued)

student will be able to:

- A) identify basic human needs (physical, emotional, social and religious) of the patient.
- B) demonstrate the ability to recognize basic human needs in patient behavior.
- C) demonstrate proper medical asepsis technique.
- D) demonstrate methods to detect incipient or manifest decubitis ulcers.
- E) demonstrate measures to prevent decubitis ulcers, such as proper positioning and turning.
- F) identify the patient's need for a clean environment.
- G) observe and report care given.

i) Module IX -- Nutrition.

- 1) Diets and therapeutic diets. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) describe briefly the use of basic nutrients and fluids by the body.
 - B) list the basic four groups and name daily requirements of each.
 - C) identify modified diets and understand the reasons for modification.
- 2) Feeding techniques. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) describe briefly the anatomy of digestion.
 - B) develop an awareness of the patient's eating limitations.
 - C) serve and assist patient with feeding.
- 3) Nourishments. Objectives: Upon completion of this unit of instruction, the student will be able to:

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED RULES

Section 395.300(i)(3) (continued)

- A) develop an understanding of intermittent nourishments and dietary supplements.
 - B) demonstrate the ability to properly distribute nourishments.
 - C) accurately report and record diet and fluid intake.
- j) Module X -- Fluid balance.
- 1) Measuring fluid intake and output. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) describe briefly the anatomy of elimination.
 - B) demonstrate the ability to measure intake and output.
 - C) accurately report and record intake and output.
 - 2) Forcing and restricting fluids. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) identify problems associated with bowel and bladder management.
 - B) develop an understanding of fluid balance in the body.
 - C) accurately report and record patient's fluid intake.
 - 3) Specimen collection. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) describe briefly the anatomy related to body discharge and elimination.
 - B) demonstrate how to collect stool, urine, and other specimens.
 - C) accurately report and record urinary, fecal, and other output.
- k) Module XI -- Observing and recording vital signs.
- 1) Contents
 - A) Taking the temperature.

ILLINOIS REGISTER
DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED RULES

Section 395.300(K)(1) (continued)

- B) Taking pulse.
- C) Taking respirations.
- D) Taking blood pressure.
- E) Recording vital signs.
- 2) Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) state the meaning and importance of temperature, pulse, respirations, and blood pressure.
 - B) demonstrate how to properly measure temperature, pulse, respirations, and blood pressure.
 - C) accurately report and record temperature, pulse, respirations, and blood pressure.
- 1) Module XII -- Supportive care.
 - 1) Heat applications. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) describe the various methods of heat application.
 - B) demonstrate the use of safety measures involved in applying hot applications.
 - C) report and record treatment given.
 - 2) Cold applications. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) describe the various methods of cold application.
 - B) demonstrate the use and safety measures involved in applying cold applications.
 - C) report and record treatment given.
 - 3) Enemas. Objectives: Upon completion of this unit of instruction, the student will be able to:

ILLINOIS REGISTER
DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED RULES

Section 395.300(1)(3) (continued)

- A) describe briefly the anatomy of elimination.
- B) demonstrate how to administer an enema.
- C) accurately report and record the procedures and results.
- 4) The vaginal douche - external and internal. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) describe briefly the anatomy of the reproductive system.
 - B) demonstrate the procedure of administering an external and internal douche.
 - C) accurately report and record the procedure.
- 5) Catheters and tubing. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) develop a basic understanding of the use of catheters and tubing.
 - B) discuss the use of specific catheters and tubing.
 - C) develop an understanding of the maintenance and storage of catheters and tubing.
- m) Module XIII -- Fundamentals of Rehabilitation Nursing.
 - 1) Philosophy of rehabilitation nursing. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) discuss the intrinsic worth of affected persons.
 - B) develop a beginning understanding of the fundamentals of rehabilitation.
 - C) identify methods of treating the whole patient for restoration of function.
 - 2) Principles of rehabilitation nursing. Objectives: Upon completion of this unit of instruction, the student will be able to:

ILLINOIS REGISTER
DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED RULES

Section 395.300(m)(2) (continued)

- A) demonstrate an understanding of the concepts of rehabilitation nursing.
- B) identify the four cardinal principles of rehabilitation nursing.
- C) develop an awareness of the treatment process of rehabilitation as well as the legal implications.
- 3) Concepts of activities of daily living. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) describe and discuss the use of adaptive tools for the disabled person.
 - B) develop an awareness of sensitivity to the patient's need for feelings of self-esteem.
 - C) motivate the patient to work toward independence and self-care.

n) Module XIV -- Patient care planning.

- 1) Contents
 - A) Patient admission.
 - B) Patient transfer.
 - C) Patient discharge.
- 2) Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) be aware of the emotional implications of admission, transfer, and discharge.
 - B) demonstrate the procedures for admission, transfer, and discharge.
 - C) observe, report, and record accurately.

Section 395.300 (continued)

- o) Module XV -- The patient in isolation.
 - 1) Isolation techniques. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) discuss communicable diseases and the nature of isolation techniques.
 - B) differentiate between "clean" and "dirty."
 - C) discuss the difference between regular and reverse isolation procedures.
 - 2) Physiological aspects of isolation. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) demonstrate isolation precautions and procedures.
 - B) demonstrate isolation procedures including handwashing, masking, gowning, food and elimination precautions.
 - C) accurately report and record isolation procedures.
 - 3) Psychological aspects of isolation. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) be aware and empathetic to the patient's fear and loneliness.
 - B) identify untoward behavior of the isolated patient.
 - C) accurately observe and record patient's emotional reaction to the isolation process.
 - 4) Isolation in the home. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) apply learned isolation techniques making necessary modifications for home care.
 - B) communicate effectively with the patient and family relevant to the isolation process.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED RULES

Section 395.300(o)(4) (continued)

- C) accurately observe, report, and record the isolation techniques.
- p) Module XVI -- Care of the terminally ill patient.
- 1) Contents
 - A) Psychological needs of the patient.
 - B) Psychological needs of the family.
 - 2) Objectives: Upon completion of this unit of instruction, the student will be able to:
 - A) identify and describe the rights of the dying patient and his/her family.
 - B) discuss attitudes and feelings about death and dying.
 - C) describe the physical and psychological changes in the patient as death approaches.
 - D) discuss the grieving process of the patient and family.
 - q) Module XVII -- Care of the body (postmortem care). Objectives: Upon completion of this unit of instruction, the student will be able to:
 - 1) develop an awareness for respect for the body after death occurs.
 - 2) develop an understanding for good body alignment after death.
 - 3) demonstrate nursing care after death.
 - r) Module XVIII -- Aging and Dementia. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - 1) Identify the differences between the normal aging process and cognitive dysfunction disease processes.
 - 2) Define dementia and pseudo-dementia.
 - A) Reversible
 - B) Non-reversible

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED RULES

Section 395.300(r) (continued)

- 3) List the common terminology used to describe different types of dementia.
- A) Alzheimer's Disease
 - B) Senile Dementia of the Alzheimer's Type (SDAT)
 - C) Multi Infarct Dementia (MID)
 - D) Organic Brain Syndrome (OBS)
- 4) Discuss how dementias are currently diagnosed.
- s) Module XIX -- Alzheimer's Disease and Related Disorders (RD). Objectives: Upon completion of this unit of instruction, the student will be able to:
- 1) Identify the potential health, social and economic impacts of AD and RD.
 - A) Society
 - B) Family
 - C) Individual
 - 2) List the primary signs, symptoms and associated features of AD and RD.
 - 3) Discuss memory loss, sensory impairments, perceptual dysfunction, and cognitive and physical changes normally associated with AD and RD.
 - t) Module XX -- Communications. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - 1) Identify the elements of verbal/nonverbal communication between staff/resident.
 - 2) Discuss the expected language and communication changes in AD and RD residents.
 - 3) Identify effective techniques for enhancing communications.
 - 4) Discuss the importance of touch and companionship to the AD and

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED RULES

Section 395.300(t)(4) (continued)

RD resident.

- u) Module XXI -- Care and Treatment Modalities. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - 1) Discuss the inter-disciplinary nature of treatment in the care of AD and RD residents.
 - 2) Identify the importance of observation and ways to monitor the behavior and safety of the AD and RD resident.
 - 3) Identify the importance of: consistency in approach; focusing on ability; task breakdown techniques; cueing and distraction techniques.
 - 4) Discuss the difference in approaching ADL activities, ie., dressing, bathing, grooming, oral hygiene, bowel, bladder, and skin care.
 - 5) List the physical changes and their effects on the AD resident.
- v) Module XXII -- Behavior Issues and Management Techniques. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - 1) Discuss the common mood and behavioral disturbances of residents with a progressive dementing disorder.
 - A) Agitation
 - B) Anxiety
 - C) Catastrophic Reactions
 - D) Clinging
 - E) Combativeness
 - F) Delusions/hallucinations
 - G) Inappropriate sexual behaviors
 - H) Rummaging/hoarding
 - I) Sleep disturbance

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED RULES

Section 395.300(v)(1) (continued)

- J) Sundowning
- K) Suspiciousness
- L) Wandering/pacing
- 2) Identify specific techniques or approaches used to support residents ability.
 - A) Behavior
 - B) Cause
 - C) Staff intervention/response
 - D) Environment
- w) Module XXIII -- Activities. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - 1) Identify appropriate activities based on the individuals mood and behavioral needs.
 - A) Individual
 - B) Small group
 - C) Large group
 - 2) Discuss the importance, significance and types of familiar tasks to support normalization.
- x) Module XXIV -- Nutrition and Dietary Factors. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - 1) Identify cognitive and physiological changes of AD and RD residents that affect nutrition and feeding patterns.
 - 2) Discuss potential feeding problems, complications, and eating behaviors.
 - 3) List approaches for maintaining good nutrition and enhancing mealtime.
- y) Module XXV -- Family Role and Community Resources. Objectives: Upon

NOTICE OF PROPOSED RULES

Section 395.300(y) (continued)

completion of this unit of instruction, the student will be able to:

- 1) Define family, significant other, and the sandwich generation.
- 2) Identify role changes and role reversal.
- 3) Discuss the extent of family caregiving prior to Nursing Home placement.
- 4) Discuss the impact of chronic stress on family systems.
- 5) Discuss the impact of caring for the AD and RD family member or resident on the primary caregiver.
- 6) Identify interventions appropriate for assisting family caregivers to cope with their stress.
- 7) Identify the different community resources available and their role in the care and treatment of AD and RD residents both inside and outside the facility setting.
- 8) Discuss how local chapters of the Alzheimer's Disease and Related Disorders Association (ADRDA) can assist the resident, the family caregiver and the facility.
- z) Module XXVI -- Staff Support. Objectives: Upon completion of this unit of instruction, the student will be able to:
 - 1) Identify stress factors involved in caring for persons with irreversible cognitive decline.
 - 2) Identify coping mechanisms used by the individual resident to compensate for irreversible cognitive decline.
 - 3) Identify coping mechanisms that are used during the death, dying and bereavement process by the family and facility staff.

Section 395.310 Developmental Disabilities Aide Training Program

The Developmental Disabilities Aide Training Program shall include, at a minimum, the following:

- a) Orientation

NOTICE OF PROPOSED RULES

Section 395.310(a) (continued)

- 1) Functions of long-term care facilities for the developmentally disabled
- 2) The health care professions, support services for the developmentally disabled and community social service agencies
- 3) Philosophy of residential care
- 4) Role of the interdisciplinary team
- 5) Job duties and responsibilities of the DD Aide
- b) Introduction to the Residents
 - 1) Communication and interpersonal relationships with residents, families and others
 - 2) Psychosocial needs of residents and their family
 - 3) The growth and development process
 - 4) Characteristics and types of developmental disabilities
 - 5) Resident's adjustment to death and dying
- c) Fundamentals of Habilitation Planning
 - 1) Philosophy of achieving independent living skills
 - 2) Introduction to the individual habilitation plan including the role of the employee in the habilitation process
 - 3) Habilitation plan assessment procedures and goal planning
 - 4) The role of the employee in the admission, transfer and discharge processes
 - 5) The role of the employee in basic resident care planning and procedures
- d) Techniques of Habilitation Planning and Implementation The role of the employee in social habilitation, including:
 - 1) Activities of daily living (ADL)

DEPARTMENT OF PUBLIC HEALTH

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED RULES

NOTICE OF PROPOSED RULES

Section 395.310(d) (continued)

Section 395.310 (continued)

2) Therapeutic and leisure time activities

3) Education

4) Community living adjustment

5) Behavior development

6) Behavior control

7) Effect of drugs in behavior management

8) Total communication

9) Pre-vocational and vocational training

10) Nutrition and fluid intake

11) Diets and therapeutic diets

e) Principles of Record Keeping

1) History and use of facility records with special emphasis on the role of the employee in the record keeping process

2) Content and organization of resident records

3) Recording methods for progress notes, universal notes, ADC notes and habilitation reviews

4) Writing effective progress notes

5) Confidentiality

6) Recording admission, transfer and discharge information

f) Safety

1) Basic fire safety

2) Emergency and disaster procedures

3) Injury prevention techniques

4) Household daily safety procedures including body mechanics

g) Facility Environment

1) Creating normalized environment for daily living activities

2) Importance of cleanliness of the facility, use of equipment and supplies

h) Principles of Disease Control

1) Introduction to micro-organisms causing resident illness and disease

2) Teaching of disinfection and sanitation

i) Emergency Medical Procedures

1) CPR

2) Seizures

3) Drug reactions

4) Traumas

5) Heimlich maneuver

j) Resident Rights

1) Basic civil, human and legal rights of residents

2) Protection of residents personal property

k) Bodily Functions

1) Helping residents to understand their body functions

2) Personal hygiene

3) Human sexual behavior

Section 395.320 Basic Child Care/Habilitation Aide Training Program

The Basic Child Care/Habilitation Aide Training Program shall include at a minimum:

- a) Orientation.
 - 1) Functions of health care facilities.
 - 2) Health care professions.
 - 3) Philosophy of resident care.
 - 4) The role of the interdisciplinary or multidisciplinary health care team.
 - 5) Personal qualities of the Aide.
 - 6) Duties of the Aide.
 - 7) Medical terminology.
 - 8) Record keeping.
 - 9) Residents' rights.
- b) Introduction to the resident.
 - 1) Communication and interpersonal relationships with residents, families and others.
 - 2) Psychological needs of resident and family.
 - 3) Normal growth and development.
 - 4) Characteristics of developmental disabilities and mental illnesses.
- c) Your working environment.
 - 1) Cleanliness in the health care setting.
 - 2) Principles of handwashing.
 - 3) Principles of disinfection.

Section 395.320(c) (continued)

- 4) Principles of sterilization.
- 5) Techniques of disinfection.
- 6) Maintaining equipment and supplies.
- d) Safety.
 - 1) Body mechanics.
 - 2) Fire safety.
 - 3) Disaster.
- e) Emergency Medical Procedures.
 - 1) CPR.
 - 2) Seizures.
 - 3) Drug reactions.
 - 4) Heimlich maneuver.
 - 5) Trauma.
- f) The resident's unit. Bedmaking procedures (unoccupied and occupied).
- g) Lifting, moving and transporting residents.
 - 1) In bed.
 - 2) Ambulatory.
 - 3) Wheelchair.
 - 4) Stretcher.
- h) Basic Anatomy.
 - 1) Skeletal System.
 - 2) Circulatory System.
 - 3) Digestive System.

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED RULES

Section 395.320(h) (continued)

- 4) Respiratory System.
- 5) Urinary System.
- 6) Functioning of the human body as related to the disease process.
- 1) Personal care of the resident.
 - 1) Oral hygiene.
 - 2) Bathing procedures.
 - 3) Care of the back, feet and skin.
 - 4) Observing and reporting.
 - 5) Personal hygiene.
- j) Nutrition.
 - 1) Diets and therapeutic diets.
 - 2) Feeding techniques.
 - 3) Nourishments.
 - 4) Fluid intake.
- k) Fluid balance.
 - 1) Measuring fluid intake and output.
 - 2) Forcing and restricting fluids.
 - 3) Specimen collection.
- 1) Observing and recording vital signs.
 - 1) Taking the temperature.
 - 2) Taking pulse.
 - 3) Taking respirations.
 - 4) Taking blood pressure.

Section 395.320(1) (continued)

- 5) Recording vital signs.
- m) Supportive care.
 - 1) Heat applications.
 - 2) Cold applications.
 - 3) Enemas.
 - 4) The vaginal douche (external and internal).
 - 5) Preparing the resident for surgery physiologically.
 - 6) Preparing the resident for surgery psychologically.
 - 7) Care for the post-operative resident's physiological needs.
 - 8) Care for the post-operative resident's psychological needs.
 - 9) Side effects of various medications.
- n) Fundamentals of (Re)habilitation.
 - 1) Physical.
 - 2) Social.
 - 3) Psychosocial.
 - 4) Behavioral.
- o) Resident care planning.
 - 1) Individual Habilitation Plan.
 - 2) Individual Education Plan.
 - 3) Admission.
 - 4) Transfer.
 - 5) Discharge.
 - 6) Home visits.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED RULES

Section 395.320 (continued)

- p) The resident in isolation.
 - 1) Isolation techniques.
 - 2) Physiological aspects of isolation.
 - 3) Psychological aspects of isolation.
- q) Care of the terminally ill resident.
 - 1) Psychological needs of the resident.
 - 2) Psychological needs of the family.
- r) Care of the body (Postmortem care).

Section 395.330 Psychosocial Program Assistant Training Program

The Psychosocial Program Assistant Training Program shall include at a minimum:

- a) Module I: Orientation
 - 1) Functions of health care facilities serving persons with psychosocial needs.
 - 2) Job duties and responsibilities of the psychosocial program assistant.
 - 3) Psychiatric terminology.
 - 4) The importance of confidentiality in providing care to the mentally ill.
 - 5) The importance of the role of the employee in the psychosocial rehabilitation of the resident.
- b) Module II: Introduction to the Resident
 - 1) Diagnostic groups requiring psychosocial programming.
 - 2) Characteristics and problems of residents with mental and behavioral dysfunctions resulting from illness or injury.
 - 3) Severe and chronic mental illness.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED RULES

Section 395.330(b) (continued)

- 4) Principles of psychosocial development.
- 5) Psychosocial needs of residents and their families.
- 6) Communication with residents and families.
- c) Module III: Fundamentals of Psychosocial Service Planning
 - 1) Introduction to the psychosocial service model.
 - 2) Distinction between habilitation, rehabilitation, and acute treatment.
 - 3) Basic principles of psychosocial services promotion of independence, and optimal level of functioning.
 - 4) Assessment and setting of intermediate objectives and long-term goals.
 - 5) Integration of psychosocial, nursing, and other service planning into total care of residents.
 - 6) The role of the psychosocial program assistant in admission, discharge and transfer processes.
 - 7) Integration of psychosocial services in the overall health care setting.
- d) Module IV: The Facility Environment
 - 1) Behavior change and management.
 - 2) Symptom and stress management training.
 - 3) Basic activities of daily living skills training.
 - 4) Social and interpersonal skills training.
 - 5) Community living skills training.
 - 6) Pre-vocational skills training.
 - 7) Group and individual techniques of training.
 - 8) Crisis intervention techniques.

ILLINOIS REGISTER
DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED RULES

Section 395.330 (continued)

- e) Module V: Emergency Procedures
- 1) CPR
 - 2) Seizures
 - 3) Drug reactions
 - 4) Trauma
 - 5) Choking and Heimlich maneuver
 - 6) Suicide prevention
- f) Module VI: Psychiatric Medications
- 1) Types of psychiatric medications.
 - 2) Side effects and drug interactions.
 - 3) Resident responses to medication.
- g) Module VII: Personal Care of the Resident
- 1) Basic Hygiene and Bodily Functions
 - A) Oral hygiene.
 - B) Bathing procedures.
 - C) Care of feet, and skin.
 - 2) Nutrition
 - A) Diets and therapeutic diets.
 - B) Monitoring adequate food and fluid intake.
- h) Module VIII: Principles of Community Agency Linkage
- 1) Philosophy of utilizing community-based services.
 - 2) Public and private resources available in the community to meet resident needs.

Section 395.330(h) (continued)

- 3) Training residents in the use of community resources for independent living.
- SUBPART C: PROFICIENCY EXAMINATION AND EQUIVALENCY
- Section 395.400 Equivalency Requests
- a) Requests to establish equivalency for an assistant or aide shall be submitted to the Department by the facility in which the assistant or aide is employed. The request shall include any necessary documentation to establish the basis for the equivalency.
 - b) Equivalency for a basic nursing assistant may be established by any one of the following:
 - 1) Documentation of successful completion of a training course approved by another state as evidenced by a diploma or certificate. The applicant must document that the course is equivalent to, or exceeds, the requirements of Section 395.300.
 - 2) Documentation of successful completion of a nursing arts course in an accredited nurse training program as evidenced by a diploma, certificate or other written verification from the school.
 - c) Equivalency for a developmental disabilities aide may be established by any one of the following:
 - 1) Documentation of successful completion of a training course approved by another state as evidenced by a diploma or certificate. The applicant must document that the course is equivalent to, or exceeds, the requirements of Section 395.310.
 - 2) Documentation of successful completion of a nursing arts course in an accredited nurse training program as evidenced by a diploma, certificate or other written verification from the school.
 - 3) Documentation of successful completion of Mental Health Technician Training Program conducted by the Department of Mental Health and Developmental Disabilities as delineated in Executive Order 50.
 - d) Equivalency for a child care/habilitation aide may be established by

Section 395.400(d) (continued)

any one of the following:

- 1) Documentation of successful completion of a basic nursing assistant training program or a developmental disabilities aide training program approved by the Department.
- 2) Documentation of successful completion of a training course approved by another state as evidenced by a diploma or certificate. The applicant must document that the course is equivalent to, or exceeds, the requirements of Section 395.320.
- 3) Documentation of successful completion of a nursing arts course in an accredited nurse training program as evidenced by a diploma, certificate or other written verification from the school.

Section 395.410 Proficiency Examination

- a) Any person who has been employed as an assistant or aide for less than 45 days in a facility, or who will be employed as an assistant or aide in a facility, may take a proficiency examination in lieu of completion of an approved training program.
- b) Proficiency examinations will be offered monthly in each of the Department's regions at a location determined by the Department. The Department will establish and announce the dates and times for the examination.
- c) Proficiency examination registrations must be made on behalf of an individual by a facility administrator. Individuals wishing to take the examination shall request the facility administrator to contact the Department to register the individual for the proficiency examination. The Department will notify the facility of the date and location of the individual's scheduled proficiency examination and will send the individual's registration application form to the facility.
- e) The examinee shall report to the testing site by the time scheduled for the start of the proficiency examination. No examinee will be admitted to the testing room after the time scheduled for the start of the proficiency examination. The examinee shall present the following at the testing site:

- 1) Identification.

Section 395.410(e) (continued)

- 2) Registration application form, which has been completed and signed by the facility administrator.
- 3) The letter sent by the Department to specify the time and place that the applicant is registered to take the proficiency exam.
- 4) The registration fee charged by the college or agency administering the proficiency examination.
- f) Any person who does not report to the designated testing site on time, or who fails to report without having given the Department advance notice of the individuals need to reschedule the exam, shall not be allowed to register to take the test at a later date.
- g) Proficiency Examination Content
 - 1) The basic nursing assistant proficiency examination will consist of written questions from the training program curriculum outlined in Section 395.300.
 - 2) The developmental disabilities aide proficiency examination will consist of written questions from the training program curriculum outlined in Section 395.310.
 - 3) The child care/habilitation aide proficiency examination will consist of written questions from the training program curriculum outlined in Section 395.320.
 - 4) The psychosocial program assistant proficiency examination will consist of written questions from the training program curriculum outlined in Section 395.330.
 - h) The proficiency examination will consist of four sections. The examinee must correctly answer at least seventy percent of the questions in each section in order to successfully pass the proficiency examination. The Department will notify each examinee and employer in writing as to whether the examinee passed the proficiency examination.
 - i) The examinee will be allowed to retake individual sections of the proficiency exam that were failed. The examinee must follow the procedures outlined in this Section to register to retake portions of the proficiency examination.
 - j) Any examinee who fails to successfully pass the proficiency

Section 395.410(1) (continued)

examination three times within the first 120 days of employment must enroll in and successfully complete an approved Basic Nursing Assistant Training Program, Developmental Disabilities Aide Training Program, Basic Child Care/Habilitation Aide Training Program, or Psychosocial Program Assistant Training Program.

- 1) Heading of Part: Alcoholic Liquor--Hearings
- 2) Code Citation: 86 Ill. Adm. Code 425
- 3) Section Numbers: 425.10 Proposed Action:
425.20 Repealer
425.20 Repealer
- 4) Statutory Authority: Ill. Rev. Stat. 1987 ch. 43, par. 165
- 5) A Complete Description of the Subjects and Issues Involved: This Part is being repealed because it is limited to Alcoholic Liquor Hearings and the Department is currently promulgating Rules that encompass all administrative hearings held by the Department.
- 6) Will this proposed rule replace an emergency rule currently in effect:
No
- 7) Does this rulemaking contain an automatic repeal date? Yes ☒ No ☐
- 8) Does this proposed repealer contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this Part: No
- 10) Statement of Statewide Policy Objectives: N/A
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to submit comments on this proposed rule may submit them in writing by no later than 45 days after publication of this notice to:

Mr. R. Dale Yung
Administrator
Illinois Department of Revenue
Legal Services Bureau
101 West Jefferson
Springfield, Illinois 62708
Phone: (217) 782-6336
- 12) Initial Regulatory Flexibility Analysis:
 - A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: November 15, 1988
 - B) Types of small businesses affected: This proposed repealer does not affect small business.
 - C) Reporting, bookkeeping or other procedures required for compliance:
None

D) Types of professional skills necessary for compliance: None

The full text of the Proposed Repealer begins on the next page:

TITLE 86: REVENUE
CHAPTER I: DEPARTMENT OF REVENUE

PART 425
ALCOHOLIC LIQUOR HEARINGS

Section

425.10 Appearances (Repealed)

425.20 Conduct of Matters in Hearing (Repealed)

AUTHORITY: Implementing Sections 6b, 6c and 6d, and authorized by Section 8 of "An Act relating to Alcoholic Liquors" (Ill. Rev. Stat. 1987, ch. 43, pars. 163b, 163c, 163d and 165).

SOURCE: Filed and effective June 17, 1958; codified at 8 Ill. Reg. 11463; repealed at ____ Ill. Reg. ____, effective ____.)

Section 425.10 Appearances (Repealed)

a) At hearings before the Department, a party to the proceeding may represent himself, or he may be represented at the hearing by any person who is admitted to practice as an attorney or counselor at law by the Supreme Court of Illinois or who is permitted to practice law in this State by rules of comity.

b) Accountants and others not qualified to practice law in this State may not appear at hearings before the Department in a representative capacity, but such persons may testify at hearings before the Department and may assist attorneys in the preparation of cases for presentation by such attorneys to the Department at hearings.

(SOURCE: Repealed at ____ Ill. Reg. ____, effective ____.)

Section 425.20 Conduct of Matters in Hearing (Repealed)

a) Hearings may be held by the Director of Revenue or by any officer or employee of the Department of Revenue duly authorized in writing for that purpose by said Director. Notice of the time and place fixed for any hearing shall be given to the person or persons concerned not less than 7 days prior to the day fixed for the hearing. Notice given by United States registered or certified mail, addressed to the person concerned at his last known address, is sufficient for the purposes of the Act.

b) The proceedings at hearings shall be taken down and transcribed by a hearing reporter. Transcripts of hearings will be furnished to parties to the proceedings upon payment of the cost thereof as

ILLINOIS REGISTER
DEPARTMENT OF REVENUE

NOTICE OF PROPOSED REPEALER

prescribed by Section 6c of Article VIII of "An Act relating to alcoholic liquors".

- c) The hearing officer shall open the hearing by presenting, for the record, his letter of authority from the Director of Revenue authorizing him to hold hearings for the Department.
- d) The hearing officer shall preside over the hearing. The hearing officer shall also present the Department's case, cross examine witnesses who testify for others in the proceedings and otherwise represent the Department in the proceedings, unless the Director authorizes some officer or employee of the Department other than the hearing officer, or (with the consent of the Attorney General) an Assistant Attorney General, to represent the Department at the hearing other than as the presiding officer.

- e) In general, the procedure at hearings shall be similar to that in court proceedings. The order in which evidence is to be presented shall be determined by the question of who, at a given point, must sustain the burden of proof. However, in the conduct of any matter in hearing, neither the Department nor any officer or employee shall be bound by the technical rules of evidence. Exhibits which are to be introduced into evidence at a hearing shall be presented to and marked for identification by the hearing reporter before being formally offered in evidence. Records of the Department may be proved in any hearing by a reproduced copy of such record under the certificate of the Director. The hearing officer shall rule on objections, on the admissibility of evidence and on other matters requiring a decision at the hearing. Evidence excluded by the ruling of the hearing officer shall, nevertheless, be placed in the record so that the correctness or incorrectness of the hearing officer's ruling may be passed upon by the Director or by a reviewing court. In this connection, however, the hearing officer may require the excluded testimony or other evidence to be presented in a condensed form so as to avoid needless repetition and undue lengthening of the hearing record.

- f) The Department shall consider only matters having a bearing on the points at issue. Persons attempting to raise personal, political, racial or religious issues shall not be heard, and all such matters shall be stricken from the record of hearing, except for the inclusion, in the hearing record, of a sufficient amount of such offered testimony or other evidence to enable the Director or a reviewing court to pass on the correctness or incorrectness of the hearing officer's ruling that the matters offered in evidence are to be excluded from the record.

- g) The Department or any officer or employee of the Department

NOTICE OF PROPOSED REPEALER

designated, in writing, by the Director thereof, shall at its or his own instance, or on the written request of any taxpayer or other interested party to the proceeding, issue subpoenas requiring the attendance of witnesses and the giving of testimony by them, and subpoenas duces tecum requiring the production of books, papers, records or memoranda. Such subpoenas and subpoenas duces tecum shall be issued and enforced in accordance with the applicable provisions of "An Act relating to alcoholic liquors." The Department or any officer or employee thereof, or any other party in an investigation or hearing before the Department, may cause the depositions of witnesses within the State to be taken in the manner prescribed by law for like depositions, or depositions for discovery in civil actions in courts of this State, and to that end compel the attendance of witnesses and the production of books, papers, records or memoranda, in the same manner hereinbefore provided.

(SOURCE: Repealed at Ill. Reg. _____, effective _____)

NOTICE OF PROPOSED REPEALER

1) Heading of Part: Cigarette Tax Act--Hearings2) Code Citation: 86 Ill. Adm. Code 4453) Section Numbers: Proposed Action:445.10 Repealer
445.20 Repealer
445.30 Repealer4) Statutory Authority: Ill. Rev. Stat. 1987 ch. 120, par. 453.85) A Complete Description of the Subjects and Issues Involved: This Part is being repealed because it is limited to procedures for Cigarette Tax Hearings and the Department is currently promulgating Rules that encompass all administrative hearings held by the Department.6) Will this proposed rule replace an emergency rule currently in effect:
No7) Does this rulemaking contain an automatic repeal date? Yes ☐ No ☒8) Does this proposed repealer contain incorporations by reference? No9) Are there any other proposed amendments pending on this Part: No10) Statement of Statewide Policy Objectives: N/A11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to submit comments on this proposed rule may submit them in writing by no later than 45 days after publication of this notice to:

Mr. R. Dale Yung
Administrator
Illinois Department of Revenue
Legal Services Bureau
101 West Jefferson
Springfield, Illinois 62708
Phone: (217) 782-6336

12) Initial Regulatory Flexibility Analysis:A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: November 15, 1988B) Types of small businesses affected: This proposed repealer does not affect small business.

NOTICE OF PROPOSED REPEALER

C) Reporting, bookkeeping or other procedures required for compliance:
NoneD) Types of professional skills necessary for compliance: NoneThe full text of the Proposed Repealer begins on the next page:

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED REPEALER

TITLE 86: REVENUE
CHAPTER I: DEPARTMENT OF REVENUEPART 445
CIGARETTE TAX ACT HEARINGS

Section
445.10 Appearances (Repealed)
445.20 Conduct of Matters in Hearing (Repealed)
445.30 Filing of Papers at Hearings (Repealed)

AUTHORITY: Implementing Section 10 and authorized by Section 8 of the Cigarette Tax Act (Ill. Rev. Stat. 1987, ch. 120, pars. 453.10 and 453.8).

SOURCE: Filed and effective June 17, 1959; codified at 8 Ill. Reg. 11464; repealed at ___ Ill. Reg. ___, effective ____.

Section 445.10 Appearances (Repealed)

a) At hearings before the Department, a party to the proceeding may represent himself, or he may be represented at the hearing by any person who is admitted to practice as an attorney or counselor at law by the Supreme Court of Illinois or who is permitted to practice law in this State by rules of comity.

b) Accountants and others not qualified to practice law in this State may not appear at hearings before the Department in a representative capacity, but such persons may testify at hearings before the Department and may assist attorneys in the preparation of cases for presentation by such attorneys to the Department at hearings.

(Source: Repealed at ___ Ill. Reg. ___, effective ____.)

Section 445.20 Conduct of Matters in Hearing (Repealed)

a) Hearings may be held by the Director of Revenue or by any officer or employee of the Department of Revenue duly authorized in writing for that purpose by said Director. Notice of the time and place fixed for any hearing shall be given to the person or persons concerned not less than seven (7) days prior to the day fixed for the hearing. Notice given by United States registered or certified mail, addressed to the person concerned at his last known address, is sufficient for the purposes of the Act. For a special situation in which notice by publication is required, see Section 18a of the Cigarette Tax Act.

b) The proceedings at hearings will be taken down and transcribed by a

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED REPEALER

hearing reporter designated for that purpose. Transcripts of hearings will be furnished to parties to the proceedings upon payment of the cost thereof as prescribed by Section 8 of the Cigarette Tax Act.

c) The hearing officer shall open the hearing by presenting, for the record, his letter of authority from the Director of Revenue authorizing him to hold hearings for the Department.

d) The hearing officer shall preside over the hearing. The hearing officer shall also present the Department's case, cross examine witnesses who testify for others in the proceedings and otherwise represent the Department in the proceedings, unless the Director authorizes some officer or employee of the Department other than the hearing officer, or (with the consent of the Attorney General) an Assistant Attorney General, to represent the Department at the hearing other than as the presiding officer.

e) In general, the procedure at hearings shall be similar to that in court proceedings. The order in which evidence is to be presented shall be determined by the question of who, at a given point, must sustain the burden of proof. However, in the conduct of any matter in hearing, neither the Department nor any officer or employee shall be bound by the technical rules of evidence. Exhibits which are to be introduced into evidence at a hearing shall be presented to and marked for identification by the hearing reporter before being formally offered in evidence. Records of the Department may be proved in any hearing by a reproduced copy of such record under the certificate of the Director. The hearing officer shall rule on objections, on the admissibility of evidence and on other matters requiring a decision at the hearing. Evidence excluded by the ruling of the hearing officer shall, nevertheless, be placed in the record so that the correctness or incorrectness of the hearing officer's ruling may be passed upon by the Director or by a reviewing court. In this connection, however, the hearing officer may require the excluded testimony or other evidence to be presented in a condensed form so as to avoid needless repetition and undue lengthening of the hearing record. After notice, the respondent may file a written Answer with the Department or the hearing officer, provided that such Answer is filed at or before the commencement of the hearing.

f) The Department shall consider only matters having a bearing on the points at issue. Persons attempting to raise personal, political, racial or religious issues shall not be heard, and all such matters shall be stricken from the record of hearing, except for the inclusion, in the hearing record, of a sufficient amount of such offered testimony or other evidence to enable the Director or a reviewing court to pass on the correctness or incorrectness of the

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED REPEALER

hearing officer's ruling that the matters offered in evidence are to be excluded from the record.

- g) The Department or any officer or employee of the Department designated, in writing, by the Director thereof, shall at its or his own instance, or on the written request of any distributor or other interested party to the proceeding, issue subpoenas requiring the attendance of witnesses and the giving of testimony by them, and subpoenas duces tecum requiring the production of books, papers, records or memoranda. Such subpoenas and subpoenas duces tecum shall be issued and enforced in accordance with the applicable provisions of the Cigarette Tax Act. The Department or any officer or employee thereof, or any other party in an investigation or hearing before the Department, may cause the depositions of witnesses within the State to be taken in the manner prescribed by law for like depositions, or depositions for discovery in civil actions in courts of this State, and to that end compel the attendance of witnesses and the production of books, papers, records or memoranda, in the same manner hereinbefore provided.

- h) Section 10a of the Cigarette Tax Act provides:

"No person shall be excused from testifying or from producing any books, papers, records or memoranda in any investigation or upon any hearing, when ordered to do so by the Department or any officer or employee thereof, upon the ground that the testimony or evidence, documentary or otherwise, may tend to incriminate him or subject him to a criminal penalty, but no person shall be prosecuted or subjected to any criminal penalty for, or on account of, any transaction made or thing concerning which he may testify or produce evidence, documentary or otherwise, before the Department or any officer or employee thereof; provided, that such immunity shall extend only to a natural person who, in obedience to a subpoena, gives testimony under oath or produces evidence, documentary or otherwise, under oath. No person so testifying shall be exempt from prosecution and punishment for perjury committed in so testifying."

- i) The hearing in any case may not be continued more than twice without the approval of the Director. Requests for continuances that are subject to approval by the Director must be made in writing and must state the facts on which the request is based. Any such written request for a continuance must be signed by the party to the proceeding or by his or its duly authorized attorney or representative, and all such requests for continuances must be filed with the Director prior to the date of the hearing whose postponement is sought.

- j) When the hearing is completed, the hearing officer shall review the

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED REPEALER

record of the proceedings and make a report thereon to the Director, accompanying the report with the full record of the hearing and with recommendations for the Director's assistance. However, the Director is not bound by such recommendations since final administrative decisions under the Act which must be made by the Department and which involve the exercise of discretion must be made for the Department by the Director thereof.

- k) Within ten (10) days after the completion of a hearing (or within such additional time as the Director may grant upon written motion filed within such ten (10) days), any party to the proceeding may file, with the Director, a Brief setting out such party's views as to the law and the facts of the case.

- l) The Department's final administrative decision shall be served on the person or persons affected thereby either personally or by United States registered or certified mail, addressed to the person concerned at his last known address.

(Source: Repealed at Ill. Reg. _____, effective _____)

Section 445.30 Filing of Papers at Hearings (Repealed)

In hearing proceedings before the Department, persons desiring to file Answers, Briefs or other papers for consideration by the Department shall file such documents in triplicate, double spaced and on legal sized paper.

(Source: Repealed at Ill. Reg. _____, effective _____)

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED REPEALER

1) Heading of Part: Cigarette Use Tax Act--Hearings

2) Code Citation: 86 Ill. Adm. Code 455

3) Section Numbers:
455.10
455.20
455.30

Proposed Action:
Repealer
Repealer
Repealer

4) Statutory Authority: Ill. Rev. Stat. 1987 ch. 120, par. 453.51

5) A Complete Description of the Subjects and Issues Involved: This Part is being repealed because it is limited to procedures for Cigarette Use Tax Hearings and the Department is currently promulgating Rules that encompass all administrative hearings held by the Department.

6) Will this proposed rule replace an emergency rule currently in effect:
No

7) Does this rulemaking contain an automatic repeal date? Yes ☐ No ☒

8) Does this proposed repealer contain incorporations by reference? No

9) Are there any other proposed amendments pending on this Part: No

10) Statement of Statewide Policy Objectives: N/A

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to submit comments on this proposed rule may submit them in writing by no later than 45 days after publication of this notice to:

Mr. R. Dale Yung
Administrator
Illinois Department of Revenue
Legal Services Bureau
101 West Jefferson
Springfield, Illinois 62708
Phone: (217) 782-6336

12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: November 15, 1988

B) Types of small businesses affected: This proposed repealer does not affect small business.

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED REPEALER

C) Reporting, bookkeeping or other procedures required for compliance:
None

D) Types of professional skills necessary for compliance: None

The full text of the Proposed Repealer begins on the next page:

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED REPEALER

TITLE 36: REVENUE
CHAPTER I: DEPARTMENT OF REVENUEPART 455
CIGARETTE USE TAX ACT--HEARINGS

Section

455.10 Appearances (Repealed)

455.20 Conduct of Matters in Hearings (Repealed)

455.30 Filing of Papers at Hearings (Repealed)

AUTHORITY: Implementing and authorized by Section 21 of the Cigarette Use Tax Act (Ill. Rev. Stat. 1987, ch. 120, pars. 453.51).

SOURCE: Filed and effective June 17, 1958; codified at 8 Ill. Reg. 16843; repealed at ___ Ill. Reg. ___, effective ____.

NOTE: Capitalization denotes statutory language.

Section 455.10 Appearances (Repealed)

a) At hearings before the Department, a party to the proceeding may represent himself, or he may be represented at the hearing by any person who is admitted to practice as an attorney or counselor at law by the Supreme Court of Illinois or who is permitted to practice law in this State by rules of comity.

b) Accountants and others not qualified to practice law in this State may not appear at hearings before the Department in a representative capacity, but such persons may testify at hearings before the Department and may assist attorneys in the preparation of cases for presentation by such attorneys to the Department at hearings.

(Source: Repealed at ___ Ill. Reg. ___, effective ____.)

Section 455.20 Conduct of Matters in Hearing (Repealed)

a) Hearings may be held by the Director of Revenue or by any officer or employee of the Department of Revenue duly authorized in writing for that purpose by said Director. Notice of the time and place fixed for any hearing shall be given to the person or persons concerned not less than seven (7) days prior to the day fixed for the hearing. Notice given by United States registered or certified mail, addressed to the person concerned at his last known address, is sufficient for the purposes of the Act. For a special situation in which notice by publication is required, see Section 25 of the Cigarette Use Tax Act.

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED REPEALER

b) The proceedings at hearings will be taken down and transcribed by a hearing reporter designated for that purpose. Transcripts of hearings will be furnished to parties to the proceedings upon payment of the cost thereof as prescribed by Section 21 of the Cigarette Use Tax Act.

c) The hearing officer shall open the hearing by presenting, for the record, his letter of authority from the Director of Revenue authorizing him to hold hearings for the Department.

d) The hearing officer shall preside over the hearing. The hearing officer shall also present the Department's case, cross examine witnesses who testify for others in the proceedings and otherwise represent the Department in the proceedings, unless the Director authorizes some officer or employee of the Department other than the hearing officer, or (with the consent of the Attorney General) an Assistant Attorney General, to represent the Department at the hearing other than as the presiding officer.

e) In general, the procedure at hearings shall be similar to that in court proceedings. The order in which evidence is to be presented shall be determined by the question of who, at a given point, must sustain the burden of proof. However, in the conduct of any matter in hearing, neither the Department nor any officer or employee shall be bound by the technical rules of evidence. Exhibits which are to be introduced into evidence at a hearing shall be presented to and marked for identification by the hearing reporter before being formally offered in evidence. Records of the Department may be proved in any hearing by a reproduced copy of such record under the certificate of the Director. The hearing officer shall rule on objections, on the admissibility of evidence and on other matters requiring a decision at the hearing. Evidence excluded by the ruling of the hearing officer shall, nevertheless, be placed in the record so that the correctness or incorrectness of the hearing officer's ruling may be passed upon by the Director or by a reviewing court. In this connection, however, the hearing officer may require the excluded testimony or other evidence to be presented in a condensed form so as to avoid needless repetition and undue lengthening of the hearing record. After notice, the respondent may file a written Answer with the Department or the hearing officer, provided that such Answer is filed at or before the commencement of the hearing.

f) The Department shall consider only matters having a bearing on the points at issue. Persons attempting to raise personal, political, racial or religious issues shall not be heard, and all such matters shall be stricken from the record of hearing, except for the inclusion, in the hearing record, of a sufficient amount of such

NOTICE OF PROPOSED REPEALER

offered testimony or other evidence to enable the Director or a reviewing court to pass on the correctness or incorrectness of the hearing officer's ruling that the matters offered in evidence are to be excluded from the record.

- g) The Department or any officer or employee of the Department designated, in writing, by the Director thereof, shall at its or his own instance, or on the written request of any distributor or other interested party to the proceeding, issue subpoenas requiring the attendance of witnesses and the giving of testimony by them, and subpoenas duces tecum requiring the production of books, papers, records or memoranda. Such subpoenas and subpoenas duces tecum shall be issued and enforced in accordance with the applicable provisions of the Cigarette Tax Use Act. The Department or any officer or employee thereof, or any other party in an investigation or hearing before the Department, may cause the depositions of witnesses within the State to be taken in the manner prescribed by law for like depositions, or depositions for discovery in civil actions in courts of this State, and to that end compel the attendance of witnesses and the production of books, papers, records or memoranda, in the same manner hereinbefore provided.

- h) Section 19 of the Cigarette Use Tax Act provides:

"NO PERSON SHALL BE EXCUSED FROM TESTIFYING OR FROM PRODUCING ANY BOOKS, PAPERS, RECORDS, DOCUMENTS OR MEMORANDA IN ANY INVESTIGATION OR UPON ANY HEARING, WHEN ORDERED TO DO SO BY THE DEPARTMENT OR ANY OFFICER OR EMPLOYEE THEREOF, UPON THE GROUND THAT THE TESTIMONY OR EVIDENCE, DOCUMENTARY OR OTHERWISE, MAY TEND TO INCRIMINATE HIM OR SUBJECT HIM TO A CRIMINAL PENALTY, BUT NO PERSON SHALL BE PROSECUTED OR SUBJECTED TO ANY CRIMINAL PENALTY FOR, OR ON ACCOUNT OF, ANY TRANSACTION MADE OR THING CONCERNING WHICH HE MAY TESTIFY OR PRODUCE EVIDENCE, DOCUMENTARY OR OTHERWISE, BEFORE THE DEPARTMENT OR ANY OFFICER OR EMPLOYEE THEREOF; PROVIDED, THAT SUCH IMMUNITY SHALL EXTEND ONLY TO A NATURAL PERSON WHO, IN OBEDIENCE TO A SUBPOENA, GIVES TESTIMONY UNDER OATH OR PRODUCES EVIDENCE, DOCUMENTARY OR OTHERWISE, UNDER OATH. NO PERSON SO TESTIFYING SHALL BE EXEMPT FROM PROSECUTION AND PUNISHMENT FOR PERJURY COMMITTED IN SO TESTIFYING."

- i) The hearing in any case may not be continued more than twice without the approval of the Director. Requests for continuances that are subject to approval by the Director must be made in writing and must state the facts on which the request is based. Any such written request for a continuance must be signed by the party to the proceeding or by his or its duly authorized attorney or representative, and all such requests for continuances must be filed with the Director prior to the date of the hearing whose postponement is sought.

NOTICE OF PROPOSED REPEALER

- j) When the hearing is completed, the hearing officer shall review the record of the proceedings and make a report thereon to the Director, accompanying the report with the full record of the hearing and with recommendations for the Director's assistance. However, the Director is not bound by such recommendations since final administrative decisions under the Act which must be made by the Department and which involve the exercise of discretion must be made for the Department by the Director thereof.
- k) Within ten (10) days after the completion of a hearing (or within such additional time as the Director may grant upon written motion filed within such ten (10) days), any party to the proceeding may file, with the Director, a Brief setting out such party's views as to the law and the facts of the case.
- l) The Department's final administrative decision shall be served on the person or persons affected thereby either personally or by United States registered or certified mail, addressed to the person concerned at his last known address.

(Source: Repealed at ___ Ill. Reg. ___, effective _____)

Section 455.30 Filing of Papers at Hearings (Repealed)

In hearing proceedings before the Department, persons desiring to file Answers, Briefs or other papers for consideration by the Department shall file such documents in triplicate, double spaced and on legal sized paper.

(Source: Repealed at ___ Ill. Reg. ___, effective _____)

1) Heading of the Part: Practice and Procedure for Hearings Before the Illinois Department of Revenue

2) Code Citation: 86 Ill. Adm. Code 200

3) Section Numbers:

- 200.101 New Section
- 200.105 New Section
- 200.110 New Section
- 200.115 New Section
- 200.120 New Section
- 200.125 New Section
- 200.130 New Section
- 200.135 New Section
- 200.140 New Section
- 200.145 New Section
- 200.150 New Section
- 200.155 New Section
- 200.160 New Section
- 200.165 New Section
- 200.170 New Section
- 200.175 New Section

Proposed Action:

- New Section
- New Section
- New Section
- New Section
- New Section
- New Section
- New Section
- New Section
- New Section
- New Section
- New Section
- New Section
- New Section
- New Section
- New Section

4) Statutory Authority: Implementing Sections 8, 9, 10 and 12 of the Retailers' Occupation Tax Act (Ill. Rev. Stat. 1987, ch. 120, pars. 447, 448, 449 and 451) and Sections 908, 909, 910, 914, 915, 916 and 918 of the Illinois Income Tax Act (Ill. Rev. Stat. 1987, ch. 120, pars. 9-908, 9-909, 9-910, 9-914, 9-915, 9-916 and 9-918) and Sections 17, 18, 19, 21 and 25 of the Cigarette Use Tax Act (Ill. Rev. Stat. 1987, ch. 120, pars. 453.46, 453.47, 453.48, 453.51 and 453.55) and Sections 7, 8, 9a, 9b, 10 and 10a of the Cigarette Tax Act (Ill. Rev. Stat. 1987, ch. 120, pars. 453.7, 453.8, 453.9a, 453.9b, 453.10 and 453.10a) and Sections 8-5, 8-6, 8-7 and 8-8 of the Liquor Control Act of 1934 (Ill. Rev. Stat. 1987, ch. 43, pars. 163a et seq.) and authorized by Section 12 of the Retailers' Occupation Tax Act (Ill. Rev. Stat. 1987, ch. 120, par. 451) and Section 1401 of the Illinois Income Tax Act (Ill. Rev. Stat. 1987, ch. 120, par. 14-1401) and Section 21 of the Cigarette Use Tax Act (Ill. Rev. Stat. 1987, ch. 120, par. 453.51) and Section 8 of the Cigarette Tax Act (Ill. Rev. Stat. 1987, ch. 120, par. 453.8) and Section 8-13 of the Liquor Control Act of 1934 (Ill. Rev. Stat. 1987, ch. 43, par. 165).

5) A Complete Description of the Subjects and Issues Involved: Standardization of administrative hearing procedures for the Department of Revenue

6) Will this proposed rule replace an emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date? Yes ☒ No ☐

8) Does this proposed rule contain incorporations by reference? No

9) Are there any other proposed amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: N/A

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to submit comments on this proposed rule may submit them in writing by no later than 45 days after publication of this notice to:

R. Dale Yung
Administrator
Legal Services Bureau
Illinois Department of Revenue
101 West Jefferson
Springfield, Illinois 62794
Phone: (217) 782-6336

12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: November 15, 1988

B) Types of small businesses affected: All

C) Reporting, bookkeeping or other procedures required for compliance: None

D) Types of professional skills necessary for compliance: Those of a licensed attorney

The full text of the Proposed Rule(s) begins on the next page:

TITLE 86: REVENUE
CHAPTER I: DEPARTMENT OF REVENUE

PART 200

PRACTICE AND PROCEDURE FOR HEARINGS BEFORE
THE ILLINOIS DEPARTMENT OF REVENUE

Section

200.101 Scope and Construction

200.105 Definitions

200.110 Appearances

200.115 Notice

200.120 Request For and Setting of Hearing; Sufficient Protest

200.125 Discovery

200.130 Remedies

200.135 Informal Review

200.140 Prehearing Conference

200.145 Attendance of Witnesses

200.150 Stipulations

200.155 Evidence and Conduct of Hearings

200.160 Continuances

200.165 Decision of Administrative Law Judge

200.170 Notice of Final Decision

200.175 Rehearings

AUTHORITY: Implementing Sections 8, 9, 10 and 12 of the Retailers' Occupation Tax Act (Ill. Rev. Stat. 1987, ch. 120, pars. 447, 448, 449 and 451) and Sections 908, 909, 910, 914, 915, 916 and 918 of the Illinois Income Tax Act (Ill. Rev. Stat. 1987, ch. 120, pars. 9-908, 9-909, 9-910, 9-914, 9-915, 9-916 and 9-918) and Sections 17, 18, 19, 21 and 25 of the Cigarette Use Tax Act (Ill. Rev. Stat. 1987, ch. 120, pars. 453.46, 453.47, 453.48, 453.51 and 453.55) and Sections 7, 8, 9a, 9b, 10 and 10a of the Cigarette Tax Act (Ill. Rev. Stat. 1987, ch. 120, pars. 453.7, 453.8, 453.9a, 453.9b, 453.10 and 453.10a) and Sections 8-5, 8-6, 8-7 and 8-8 of the Liquor Control Act of 1934 (Ill. Rev. Stat. 1987, ch. 43, pars. 163a et seq.) and authorized by Section 12 of the Retailers' Occupation Tax Act (Ill. Rev. Stat. 1987, ch. 120, par. 451) and Section 1401 of the Illinois Income Tax Act (Ill. Rev. Stat. 1987, ch. 120, par. 14-1401) and Section 21 of the Cigarette Use Tax Act (Ill. Rev. Stat. 1987, ch. 120, par. 453.51) and Section 8 of the Cigarette Tax Act (Ill. Rev. Stat. 1987, ch. 120, par. 453.8) and Section 8-13 of the Liquor Control Act of 1934 (Ill. Rev. Stat. 1987, ch. 43, par. 165).

SOURCE: Retailers' Occupation Tax Hearings adopted December 23, 1937; amended at 6 Ill. Reg. 2856, effective March 3, 1982; codified at 6 Ill. Reg. 15224; Part repealed at 12 Ill. Reg. _____, effective _____; new Part adopted at _____, effective _____.

Section 200.101 Scope and Construction

a) **Scope.** This Part governs the practice and procedure in all contested cases in the Hearing Sections of the Legal Services Bureau of the Illinois Department of Revenue (Department), including but not limited to statutory references cited in the preceding Section labeled **AUTHORITY**.

b) **General.** In the course of administering and enforcing the provisions of the Illinois Tax Laws, the Director of Revenue on behalf of the Department, or any other Department officer or employee authorized and designated in writing by the Director, may conduct investigations and hold hearings on matters covered by such laws and, in connection therewith, may examine books, papers, records or memoranda, may require the attendance of any person or of any officer or employee of such person, may take testimony and require the furnishing of evidence and information. A designated Administrative Law Judge, who is empowered under this Section to administer oaths, shall preside over the hearing (including any rehearings).

Section 200.105 Definitions

The following meanings are to be given the terms used in this Part:

a) **Administrative Law Judge.** An attorney admitted to practice law by, and in good standing before the Illinois Supreme Court who is an employee of the Illinois Department of Revenue and who is duly authorized and designated in writing by the Director of the Illinois Department of Revenue to convene and conduct hearings on matters under the jurisdiction of the Department. The term "Administrative Law Judge" includes the term "Hearing Officer" in all instances in which that term appears in regulations promulgated by the Department of Revenue.

b) **Staff Attorney.** An attorney admitted to practice law by and in good standing before the Illinois Supreme Court, who is duly authorized and designated in writing by the Director of the Illinois Department of Revenue to present the Department's case and otherwise represent the Department in hearings and prehearing conferences on all matters covered by the relevant tax Act.

Section 200.110 Appearances

a) At hearings before the Department, a party to the proceeding may represent himself or he may be represented at the hearing by any person who is admitted to practice as an attorney at law by the Supreme Court of Illinois, or who is permitted to practice law in Illinois by rules of comity. A corporation may be represented by an

NOTICE OF PROPOSED RULES

officer, or other authorized employee, in any hearing wherein the contested tax liability does not exceed \$1,500 exclusive of penalties and interest.

- b) Accountants and others not qualified to practice law in this State may not appear at hearings in a representative capacity, but such persons may testify at hearings before the Department, and may assist counsel in the preparation of cases for presentation to the Administrative Law Judge at hearings.

- c) No person shall be allowed to appear in any matter in a representative capacity without first filing an appearance and Power of Attorney in a form provided by the Department. Such appearance and Power of Attorney as may be filed, shall be effective only for the particular matters having been protested unless otherwise consolidated with other proceedings by order of the Administrative Law Judge.

Section 200.115 Notice

In the absence of an agreement by the parties as to a time and place for a hearing/prehearing conference, notice of the time and place fixed for any hearing or prehearing conference shall be given to the person or persons concerned not less than 20 days prior to the day fixed for the hearing. Personal service of the notice or notice given by United States registered or certified mail, addressed to the person concerned at his last known address and to his representative is sufficient. The time limitation for notice as affixed hereinabove for general hearings shall not apply to revocation matters, wherein 10 days shall constitute minimum notice for hearing.

Section 200.120 Request For and Setting of Hearing; Sufficient Protest

- a) Any hearing is to be initiated, with the filing of a protest, by the taxpayer or a claimant after issuance by the Department of a notice of deficiency (Income Tax), notice of tax liability or notice of penalty liability (Sales and Excise Taxes), a tentative notice of claim denial, or an adverse ruling relating to tax exemption status, licensure, or any other contested case under the jurisdiction of the Department.

- b) In matters relating to income taxes, failure to object in the protest to any particular adjustment or issue pertinent to a proposed assessment, or to such an item claimed but denied, shall be deemed a waiver or concession thereof. In the event that the Department considers a protest to a notice of deficiency or a notice of tentative claim denial relating to income taxes to be insufficient as a basis for a hearing (or rehearing), the taxpayer or claimant, or his representative, shall have 30 days after the mailing of written notice

NOTICE OF PROPOSED RULES

thereof by registered or certified mail to file (or to arrange to file if there is adequate reason for any extension) a sufficient protest. In determining whether there is adequate reason for an extension, the Administrative Law Judge shall consider such factors as, but not limited to, the volume of protests filed; the nature and complexity of legal issues raised; the unavailability of a party's legal representative, and the number of previous requests for extension. In the event a sufficient protest is not filed within said 30 day period a Notice of Decision shall be issued upholding the liability or denial of claim. In order to be deemed a sufficient protest, in addition to referring by date and taxpayer's identification number to the notice of deficiency or tentative notice of claim denial and taxable year(s) involved, the protest must set forth a specific objection to each proposed adjustment item with which the taxpayer disagrees and each item objected to must be supported by a succinct statement of facts relied upon with any supporting schedules, evidence, or information. The taxpayer under the penalty of perjury is required to declare that he has examined the protest and that to his best knowledge and belief the facts stated are true, correct, and complete. However, in lieu of certification by the taxpayer, the taxpayer's representative may so certify if he indicates that he has prepared the statement and other materials.

Section 200.125 Discovery

Discovery in matters pending before a Hearing Section of the Illinois Department of Revenue shall be limited to the following, unless otherwise provided by law:

- a) Production of Documents. Any party may, by written request, direct any other party to produce for inspection, copying, reproduction or photographing any specified documents, or to disclose information calculated to lead to the discovery of the whereabouts of any of these items, whenever the nature, contents, or condition of such documents is relevant to the subject matter and not privileged. The request shall specify a reasonable time, which shall not be less than 28 days, within which the related actions are to be performed and the place and manner of making the inspection and performing the related acts. The production, inspection, copying or photographing of any departmental records shall be limited to that done on department premises, unless other arrangements can be made with the consent of both parties. One copy of the request shall be filed with the Administrative Law Judge with the proof of service on all other persons entitled to notice. A person served with the written request shall:

- 1) Comply with the request within the time specified, or

NOTICE OF PROPOSED RULES

2) Serve upon the person so requesting, written objections on the ground that the request is improper in whole or in part and state the reasons therefor. Any objection to the request or refusal to respond shall be heard by the Administrative Law Judge upon prompt notice and motion of the party submitting the request in accordance with Section 12 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1012).

3) Upon request, furnish an affidavit stating whether the production is complete in accordance with the request.

b) Request for Admissions. A party may serve on any other party a written request for the admission by the latter of the truth of any specified relevant fact set forth in the request and a written request for admission of the genuineness of any relevant documents described in the request. Copies of the documents shall be served with the request unless copies have already been furnished.

1) Response to Request. Each of the matters concerning admission of fact or the genuineness of each document for which admission of fact is requested shall be admitted unless, within 28 days after service of the request or such additional time as may be granted by the Administrative Law Judge, the person to whom the request is directed serves upon the requesting party either:

A) A sworn statement denying specifically the matter of which admission of fact is requested, or setting forth, in detail, the reason why he cannot truthfully admit or deny those matters. A denial shall fairly meet the substance of the requested admission. If good faith requires that a party qualify his answer or deny only a part of an admission of fact, he shall specify so much of it as is true and deny or qualify the remainder. An answering person may not give lack of information or knowledge as a reason for failure to admit or deny unless he states that he has made reasonable inquiries and that the information known or regularly obtainable by him is insufficient to enable him to admit or deny said fact; or

B) A written objection on the ground that some or all of the requested admissions of fact are privileged or irrelevant. A party who considers that a matter, as to which an admission has been requested, presents a genuine issue for the hearing may not, on that ground alone, object to the request. An objection on the grounds of relevance may be noted by any party but it is not to be regarded as just cause for refusal to admit or deny. If written objections

NOTICE OF PROPOSED RULES

to a request are made, the remainder of the request shall be answered within the period designated in the request. Any objection to a request or to an answer shall be heard by the Administrative Law Judge upon prompt notice and motion by the party making the request.

2) Effect of Admission. Any admission made by a party to a request under this rule is for the purpose of the pending action only. It does not constitute an admission by him for any other civil proceedings and may not be used against him in any other proceeding.

c) Interrogatories: Any party may serve interrogatories in the same manner and with the same limitations as imposed by Supreme Court Rule.

d) Depositions: Any party may serve notice and take the deposition(s) of another as may be permitted by Supreme Court Rule.

Section 200.130 Remedies

If a party, officer, director or managing agent of a party fails to admit or deny any fact or admit or deny the genuineness of any document, or otherwise fails to comply with a reasonable discovery request after being ordered to do so by the Administrative Law Judge, said judge may make such further orders as to the failure as are just, and among others the following:

a) An order that the matters regarding which the order was made or any other designated facts shall be taken as true and established for the purposes of the case in accordance with the claim of the party obtaining the order;

b) an order refusing to allow the disobedient party to support or oppose designated defenses, or prohibiting him from introducing designated matters or documents in evidence;

c) an order staying further proceedings until the order is obeyed or rendering a judgment by default against the disobedient party.

d) In ordering sanctions, the Administrative Law Judge shall consider the following factors, including but not limited to:

1) The diligence of the person making the request;

2) The Burden of compliance on the party subject to the request;

3) The reasonableness of the failure to admit;

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED RULES

- 4) Circumstances which may prevent compliance.

Section 200.135 Informal Review

The Department may designate an impartial employee, who has authority and knowledge to recommend an appropriate conclusion of a matter involving an assessment liability prior to hearing, to review adjustments recommended by examiners and auditors. The Department shall conduct such a review process if requested by the taxpayer or his representative within 30 days after the filing of a timely protest. A request for an informal review shall include a list of all supportive documentation to be presented at the review conference. A taxpayer may be represented by a nonattorney during this review process. The designated employee shall not be the staff attorney authorized to represent the Department at the hearing.

Section 200.140 Prehearing Conference

In all cases pending before any Hearing Section of the Department, the Administrative Law Judge may hold a prehearing conference. The object of the prehearing conference is to clarify, isolate and dispose of problems concerning testimony and evidence to be presented at the hearing. At the conference, counsel familiar with the case and authorized to act shall appear to consider materials including, but not limited to:

- a) Simplification of the issues and organizing the hearing;
- b) the possibility of obtaining stipulations, admissions of fact and of documents which will avoid unnecessary proof;
- c) limitation of the number of witnesses;
- d) any other matters which may aid in the disposition of the matter;
- e) set a discovery cut-off date, and
- f) set a hearing date.
- g) When setting matters for hearing, the respective parties shall, to the extent possible, estimate the length of time necessary for the presentation of testimony and submission of evidence as the case may require. Upon such estimate, the Administrative Law Judge shall schedule hearing of the matter to take place on consecutive working days and proceed in like manner until the hearing is concluded. If, at the expiration of the allotted schedule, further proceedings are still deemed necessary for the purpose of completing evidence, and no time is available on an immediately succeeding day, the case shall be set over to and reconvened on the earliest available day(s) for conclusion.

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED RULES

- h) A prehearing conference shall be an informal proceeding conducted expeditiously by the Administrative Law Judge. Agreements or determinations on the simplification of issues, uncontested facts, admissibility of evidence or other matters pertaining to the conduct and scope of the hearing shall be entered on the record by a written order of the Administrative Law Judge.

Section 200.145 Attendance of Witnesses

- a) An Administrative Law Judge, at his own instance, or on the written request of a taxpayer who is a party to the proceedings or the staff attorney may issue subpoenas requiring the attendance of witnesses and the giving of testimony and may issue subpoenas requiring the production of books, papers, records or memoranda.

- b) Such subpoena shall be issued and enforced in accordance with the applicable provisions of the Act under which the hearing is authorized. A taxpayer or his legal representative may require the attendance of a relevant witness who is a departmental employee by the issuance of a notice to appear in the same manner as provided by Supreme Court Rule 237.

Section 200.150 Stipulations

- a) The parties are required to stipulate to the fullest extent to which complete or qualified agreement can or fairly should be reached on all matters not privileged which are relevant to the pending case, regardless of whether such matters involve fact or opinion or the application of law or fact. Included in matters required to be stipulated to are all facts, all documents, public records and papers or contents or aspects thereof, and all evidence which is not in dispute. Where the truth or authenticity of facts, records or evidence claimed to be relevant by one party is not disputed, an objection on the ground of materiality or relevance may be noted by any other party but is not to be regarded as just cause for refusal to stipulate. The requirement for stipulation applies under this rule without regard to where the burden of proof may lie with respect to matters involved. Documents or papers or other exhibits annexed to or filed with the stipulation will be considered part of the stipulation.

- b) An executed stipulation prepared pursuant to this rule, and any related exhibits, shall be filed by the parties at the time directed by the Administrative Law Judge. The stipulation shall be in writing and be clear and concise. Separate items shall be stated in separate paragraphs, and shall be appropriately lettered or numbered. A stipulation shall be treated, to the extent of its terms, as a conclusive admission by the parties to the stipulation.

DEPARTMENT OF REVENUE

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED RULES

NOTICE OF PROPOSED RULES

A party will not be permitted to qualify, change or contradict a stipulation in whole or part, except where the ends of justice so require. A stipulation and admissions of fact therein shall be binding and have effect only in the pending case and not for any other purpose, and cannot be used against any of the persons thereto in any other case or proceeding.

Section 200.155 Evidence and Conduct of Hearings

a) The procedure at hearings shall be similar to that in court proceedings. The order in which evidence is to be presented shall be determined by the party which, at a given point, must sustain the burden of proof. However, in the conduct of any matter at hearing, neither the Department nor any officer or employee thereof, or the taxpayer who is a party to the hearing, shall be bound by the technical rules of evidence. Evidence shall be admitted in accordance with Section 12 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1012). When a party will not be prejudiced, procedures may be adopted for the submission of all or part of the evidence in written form.

b) Only evidential and related matters having or possibly having a bearing on the adjustments or issues involved in the case shall be heard and considered. Thus, any presentation or attempted presentation of matters not germane to the adjustments or issues of the case shall be heard only to a limited extent sufficient to enable Departmental or court review of the correctness of its exclusion, due to being ruled inadmissible, from the hearing record.

c) Exhibits which are to be introduced in evidence at a hearing shall be marked for identification in advance of the hearing and before being formally offered in evidence.

d) Records of the Department of Revenue may be proved in any hearing by a reproduced copy of such record under the Certificate of the Director.

e) The Administrative Law Judge shall rule on objections as to the admissibility of evidence and on other matters raised for determination. Evidence excluded by rulings of the Administrative Law Judge shall, nevertheless, be placed in the record so that the question of their admissibility may be passed upon by a reviewing court. In this connection, however, an Administrative Law Judge may require that excluded testimony or other evidence be presented in a condensed form so as to avoid needless repetition and undue length of the hearing record.

Section 200.160 Continuances

a) No continuance of a scheduled hearing date shall be granted by the Administrative Law Judge except for good cause shown. No second or subsequent continuance of any hearing shall be granted except upon written authorization of one of the following officers or employees of the Illinois Department of Revenue:

- 1) The Manager of the appropriate Tax Legal Division;
- 2) the Assistant Manager of the appropriate Tax Legal Division;
- 3) the Manager of the Hearing Division.

In determining whether there is good cause shown for a continuance, the Administrative Law Judge, Manager or Assistant Manager shall consider such factors as: the volume of protests filed; the nature and complexity of legal issues raised; the diligence of the party making the request; the availability of a party's legal representative and witnesses and the number of previous requests for continuance.

b) In a proceeding relating to the revocation or refusal to issue a certificate of registration, permit or license, no continuance at all shall be granted except by one of the Department employees included in the enumeration contained in subsection (a) immediately above.

c) All requests for continuance shall be in writing, stating the exact reasons therefor, and be submitted to the Administrative Law Judge and staff attorney if any, representing the Department, not later than 48 hours prior to the scheduled hearing date. Any request for continuance made within the 48 hour period or otherwise not complying with this Part shall not be considered unless of an emergency nature. The Administrative Law Judge is empowered to require written verification of such emergency as soon thereafter as is practical.

d) The rescheduling of a case for a further hearing after an actual hearing has been held is regarded as a continuance unless reconvened on the next succeeding business day.

Section 200.165 Decision of Administrative Law Judge

When the hearing is concluded, the Administrative Law Judge shall make a report thereon to the Director, in accordance with the provisions of the Illinois Administrative Procedure Act. (Ill. Rev. Stat. 1987, ch. 127, par. 1014, et seq.)

Section 200.170 Notice of Final Decision

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED RULES

The Department's final administrative decision shall be served on the persons affected thereby including legal counsel whose appearance is on file, either personally or by United States registered or certified mail, addressed to the person concerned at his last known address.

Section 200.175 Rehearings

a) After the issuance of a final assessment or a Notice of Tax Liability which has become final pursuant to Section 4 or Section 5 of the Retailers' Occupation Tax Act or another Act in which Section 4 or Section 5 is incorporated by reference, the Department, at any time before such assessment is reduced to judgment, may grant a rehearing or grant review and hold an original hearing (in cases of failure to timely protest) upon the application of the person aggrieved.

1) To be considered for initial review or rehearing, a taxpayer must submit a written application therefor to the manager of the hearings section, offering specific and detailed rationale for each basis used to support the request. Where a rehearing is sought following issuance of a final departmental decision, all errors of fact or law viewed as affecting the validity of that decision must be set forth. If new evidence, not previously available, is sought to be admitted, explanation of the nature of that evidence and how it affects the decision shall also be included. In any instance where the request for rehearing follows a finding of default, the reason(s) for failure to appear shall be given, accompanied by an affidavit verifying the statement(s) offered. In determining whether to permit an initial review or rehearing, the Administrative Law Judge shall consider such factors as: the offer of proof with respect to matters in controversy; new evidence and the nature and complexity of legal issues raised. No second or subsequent application for review or rehearing relating to the same operative set of facts shall be considered by the Department.

2) Following Department evaluation of an application for review or rehearing.

A) The taxpayer shall be advised in writing of the decision to either:

- i) deny the request; or
- ii) that such application has been approved.

B) In each instance where an application for review or rehearing is denied, the Department, in its notice thereof, shall set forth the reasons therefor in explanation of the denial.

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED RULES

3) In any case where the issue to be heard involves one or more assessed liabilities, approval of any application for review or rehearing may be conditioned upon the taxpayer's remittance to the Department, within 30 days of issuance of the notice, of a deposit of not more than 25% of the total liability incurred.

4) In any case where an application for rehearing follows a finding of default in the original proceeding, approval of such application may be further conditioned upon reimbursement to the Department, within the same 30 day period, of outstanding charges for court reporting services having been incurred for that default.

5) No second or subsequent application for review or rehearing relating to the same operative set of facts shall be considered by the Department.

6) If a rehearing (or an original hearing, in the case of failure to timely protest) is held, the report of the Administrative Law Judge and a notice of final decision shall be made as provided in Sections 200.165 and 200.170.

b) In the event of the filing of a timely protest and granting of a rehearing pursuant to Section 908(c) or Section 910(c) of the Illinois Income Tax Act, the case and the hearing record shall be reopened and resumed to include the rehearing proceedings. Thereafter, as soon as practicable, the Department shall issue a notice of final decision, in accordance with Section 14 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1014), which in the Department's discretion shall be supported for purposes of the record by a statement in the nature of an opinion summarizing the facts from the record together with applicable law and rationale.

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Property Tax/Revenue Act of 1939
- 2) Code Citation: 86 Ill. Adm. Code 110
- 3) Section Numbers: 110.145
Proposed Action:
Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 120, par. 618
- 5) A Complete Description of the Subjects and Issues Involved: Rules are being proposed which will apply to Property Tax assessment and exemption hearings, as well as hearings under State Tax Acts administered by the Department. This proposed rule will delete conflicting or duplicated provisions.
- 6) Will this proposed rule replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? Yes ☐ No ☒
- 8) Does this amendment contain incorporations by reference? No
- 9) Are there any other amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: N/A
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to submit comments on this proposed rule may submit them in writing by no later than 45 days after publication of this notice to:

R. Dale Yung
Administrator
Legal Services Bureau
Illinois Department of Revenue
101 West Jefferson
Springfield, Illinois 62794
Phone: (217) 782-6336

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: November 15, 1988
- B) Types of small businesses affected: Those having pollution control assessments made by Department of Revenue.
- C) Reporting, bookkeeping or other procedures required for compliance:

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

None

- D) Types of professional skills necessary for compliance: None
- The full text of the Proposed Amendment(s) begins on the next page:

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

TITLE 86: REVENUE

CHAPTER I: DEPARTMENT OF REVENUE

PART 110

PROPERTY TAX/REVENUE ACT OF 1939

Section 110.101	Railroads
110.105	Non-carrier Real Estate of Railroads
110.110	Procedures for Assessment of Pollution Control Facilities and Low Sulphur Dioxide Emission Coal Fueled Devices
110.115	Exemption Proceedings
110.120	Oil Right Lessees and Producers
110.125	Reports to be filed with the Department
110.130	Hearings and Records of County Assessor, Supervisor of Assessments or Board of Assessors
110.135	Review of Assessments - Counties of 1,000,000 or More
110.140	Board of Review Procedures and Records Counties of Less than 1,000,000
110.141	Farmland Factor Review Procedures (Repealed)
110.145	Practice and Procedure
110.150	Records Reproduction
110.155	Appointment of Board of Review Members After Examination
110.160	Multi-township Assessment Districts
110.165	Farmland Assessment Review Procedures
110.170	Assessors' Bonus
110.175	Equalization by Supervisor of Assessments
110.180	Supervisor of Assessments Examination

AUTHORITY: Implementing the Revenue Act of 1939 (Ill. Rev. Stat. 1987, ch. 120, par. 482.1) and authorized by Section 39b35 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 39b35).

SOURCE: Adopted June 1, 1940; amended at 5 Ill. Reg. 2999, effective March 11, 1981; amended at 5 Ill. Reg. 5888, effective May 26, 1981; amended at 6 Ill. Reg. 9707, effective July 27, 1982; amended at 6 Ill. Reg. 14564, effective November 5, 1982; codified at 7 Ill. Reg. 5886; amended at 8 Ill. Reg. 24285, effective December 5, 1984; amended at 9 Ill. Reg. 159, effective December 26, 1984; amended at 9 Ill. Reg. 12022, effective July 24, 1985; amended at 10 Ill. Reg. 11284, effective June 16, 1986; amended at 10 Ill. Reg. 15125, effective September 2, 1986; amended at 11 Ill. Reg. 19675, effective November 23, 1987; amended at 11 Ill. Reg. 20972, effective December 11, 1987; amended at 12 Ill. Reg. 14346, effective August 29, 1988; amended at ____ Ill. Reg. ____, effective ____.

Section 110.145 Practice and Procedure

- a) All complaints, petitions or answers in any proceeding before the

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

Department and every motion or application in relation thereto and all letters and telegrams shall be addressed to the Department at its office in Springfield.

- b) All applications for review of assessments shall be in writing, and may contain a brief of the points and authorities relied upon, and shall be signed by the petitioner or applicant in person or by counsel. All subsequent communications, briefs and written arguments shall be likewise signed. Application for review and correction of any assessment shall be filed with the Department within 10 days from the date of publication of the assessment in the State "official newspaper". When application for review is made, the assessment decision complained of shall be further considered by the Department and notice shall be given of its decision by certified mail.
- c) An application for a hearing shall be filed by any party who feels aggrieved by a decision of the Department where review of an assessment has been made upon application or where an exemption decision has been made, and notice has been given of the Department's decision. Such application for hearing shall be in writing and shall be filed with the Department within 20 days after said decision has been rendered and notice thereof mailed. Petitions for hearing shall state concisely the mistakes alleged to have been made or the new evidence to be presented.
- d) The Department shall provide a reporter to make a transcript of the proceedings of the hearing, which transcript shall belong to the Department and become a part of its official record. Any objector may obtain a transcript of the record made at such hearing, upon payment of the charge set forth in Section 110.150 of this Part.
- e) All hearings before the Department will be held at the time and place designated by the Department. All such hearings shall be public.
- f) Only one copy of exhibits filed before the Department is required unless otherwise specified by the Department, but in no event shall more than 3 copies be required.
- g) If notification of the result of review or hearing are to be directed to an address different than that of the owner of the property, authorization shall be made to the Department on Form No. P.T.A.B. 133.

- h) The following Sections of the Department rules relating to practice and procedure for hearings shall apply to proceedings conducted under this Part: 200.101, 200.105, 200.110, 200.115, 200.125,

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

200.130, ~~200.135~~, 200.140, 200.145, 200.150, 200.155, 200.165, and
200.170 ~~and 200.165~~.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED REPEALER

1) Heading of Part: Retailers' Occupation Tax Hearings

2) Code Citation: 86 Ill. Adm. Code 200

<u>Section Numbers:</u>	<u>Proposed Action:</u>
200.101	Repealer
200.105	Repealer
200.110	Repealer
200.115	Repealer
200.120	Repealer
200.125	Repealer
200.130	Repealer
200.135	Repealer
200.140	Repealer

4) Statutory Authority: Ill. Rev. Stat. 1987 ch. 120, par. 451

5) A Complete Description of the Subjects and Issues Involved: This Part is being repealed because it is limited to procedures for Retailers' Occupation Tax Hearings and the Department is currently promulgating Rules that encompass all administrative hearings held by the Department.

6) Will this proposed rule replace an emergency rule currently in effect:
No

7) Does this rulemaking contain an automatic repeal date? Yes ☒ No

8) Does this proposed repealer contain incorporations by reference? No

9) Are there any other proposed amendments pending on this Part: No

10) Statement of Statewide Policy Objectives: N/A

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to submit comments on this proposed rule may submit them in writing by no later than 45 days after publication of this notice to:

Mr. R. Dale Yung
Administrator
Illinois Department of Revenue
Legal Services Bureau
101 West Jefferson
Springfield, Illinois 62708
Phone: (217) 782-6336

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: November 15, 1988
- B) Types of small businesses affected: This proposed repealer does not affect small business.
- C) Reporting, bookkeeping or other procedures required for compliance: None
- D) Types of professional skills necessary for compliance: None

The full text of the Proposed Repealer begins on the next page:

TITLE 86: REVENUE
CHAPTER I: DEPARTMENT OF REVENUE
PART 200
RETAILERS' OCCUPATION TAX HEARINGS

- Section
- 200.101 Appearances (Repealed)
 - 200.105 Notice (Repealed)
 - 200.110 Transcripts (Repealed)
 - 200.115 Procedure (Repealed)
 - 200.120 Subpoenas (Repealed)
 - 200.125 Continuances (Repealed)
 - 200.130 Hearing Officer's Recommendation (Repealed)
 - 200.135 Filing of Briefs (Repealed)
 - 200.140 Notice of Final Decision (Repealed)

AUTHORITY: Implementing Sections 8, 9, 10 and 12 of the Retailers' Occupation Tax Act (Ill. Rev. Stat. 1987, ch. 120, pars. 440 et seq.) and authorized by Section 39b3 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 39b3).

SOURCE: Adopted December 23, 1937; amended at 6 Ill. Reg. 2856, effective March 3, 1982; codified at 6 Ill. Reg. 15224; repealed at ___ Ill. Reg. ___, effective ____.

NOTE: Capitalization denotes statutory language.

Section 200.101 Appearances (Repealed)

- a) At hearings before the Department, a party to the proceeding may represent himself, or he may be represented at the hearing by any person who is admitted to practice as an attorney or counselor at law by the Supreme Court of Illinois or who is permitted to practice law in this State by rules of comity.
- b) Accountants and others not qualified to practice law in this State may not appear at hearings before the Department in a representative capacity, but such persons may testify at hearings before the Department and may assist attorneys in the preparation of cases for presentation by such attorneys to the Department at hearings.

(Source: Repealed at ___ Ill. Reg. ___, effective ____)

Section 200.105 Notice (Repealed)

Hearings may be held by the Director of Revenue or by any officer or employee of the Department of Revenue duly authorized in writing for that purpose by

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED REPEALER

said Director. Notice of the time and place fixed for any hearing shall be given to the person or persons concerned not less than 7 days prior to the day fixed for the hearing. Notice given by United States registered or certified mail, addressed to the person concerned at his last known address, is sufficient for the purposes of the Act.

(Source: Repealed at ___ Ill. Reg. ___, effective ___)

Section 200.110 Transcripts (Repealed)

The proceedings at hearings shall be taken down and transcribed by a hearing reporter. Transcripts of hearings will be furnished to parties to the proceedings upon payment of the cost thereof as prescribed in Section 12 of the Retailers' Occupation Tax Act. (Ill. Rev. Stat. 1981, ch. 120, par. 451.)

(Source: Repealed at ___ Ill. Reg. ___, effective ___)

Section 200.115 Procedure (Repealed)

a) The hearing officer shall open the hearing by presenting, for the record, his letter of authority from the Director of Revenue authorizing him to hold hearings for the Department.

b) The hearing officer shall preside over the hearing. The hearing officer shall also present the Department's case, cross examine witnesses who testify for others in the proceedings and otherwise represent the Department in the proceedings, unless the Director authorizes some officer or employee of the Department other than the hearing officer, or (with the consent of the Attorney General) an Assistant Attorney General, to represent the Department at the hearing other than as the presiding officer.

c) In general, the procedure at hearings shall be similar to that in court proceedings. The order in which evidence is to be presented shall be determined by the question of who, at a given point, must sustain the burden of proof. However, in the conduct of any matter in hearing, neither the Department nor any officer or employee shall be bound by the technical rules of evidence. Exhibits which are to be introduced into evidence at a hearing shall be presented to and marked for identification by the hearing reporter before being formally offered in evidence. Records of the Department may be proved in any hearing by a reproduced copy of such records under the certificate of the Director. The hearing officer shall rule on objections, on the admissibility of evidence and on other matters requiring a decision at the hearing. Evidence excluded by the ruling of the hearing officer shall, nevertheless, be placed in the record so that the correctness or incorrectness of the hearing officer's ruling may be passed upon by the Director or by a reviewing

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED REPEALER

court. In this connection, however, the hearing officer may require the excluded testimony or other evidence to be presented in a condensed form so as to avoid needless repetition and undue lengthening of the hearing record.

d) The Department shall consider only matters having a bearing on the points at issue. Persons attempting to raise personal, political, racial or religious issues shall not be heard, and all such matters shall be stricken from the record of hearing, except for the inclusion, in the hearing record, of a sufficient amount of such offered testimony or other evidence to enable the Director or a reviewing court to pass on the correctness or incorrectness of the hearing officer's ruling that the matters offered in evidence are to be excluded from the record.

(Source: Repealed at ___ Ill. Reg. ___, effective ___)

Section 200.120 Subpoenas (Repealed)

a) The Department or any officer or employee of the Department designated, in writing, by the Director thereof, shall at its or his own instance, or on the written request of any taxpayer or other interested party to the proceeding, issue subpoenas requiring the attendance of witnesses and the giving of testimony by them, and subpoenas duces tecum requiring the production of books, papers, records or memoranda. Such subpoenas and subpoenas duces tecum shall be issued and enforced in accordance with the applicable provisions of the Retailers' Occupation Tax Act. The Department or any officer or employee thereof, or any other party in an investigation or hearing before the Department, may cause the depositions of witnesses within the State to be taken in the manner prescribed by law for like depositions, or depositions for discovery in civil actions in courts of this State, and to that end compel the attendance of witnesses and the production of books, papers, records or memoranda, in the same manner hereinbefore provided.

b) Section 9 of the Retailers' Occupation Tax Act provides:

"NO PERSON SHALL BE EXCUSED FROM TESTIFYING OR FROM PRODUCING ANY BOOKS, PAPERS, RECORDS OR MEMORANDA IN ANY INVESTIGATION OR UPON ANY HEARING, WHEN ORDERED TO DO SO BY THE DEPARTMENT OR ANY OFFICER OR EMPLOYEE THEREOF, UPON THE GROUND THAT THE TESTIMONY OR EVIDENCE, DOCUMENTARY OR OTHERWISE, MAY TEND TO INCRIMINATE HIM OR SUBJECT HIM TO A CRIMINAL PENALTY, BUT NO PERSON SHALL BE PROSECUTED OR SUBJECT TO ANY CRIMINAL PENALTY FOR, OR ON ACCOUNT OF, ANY TRANSACTION MADE OR THING CONCERNING WHICH HE MAY TESTIFY OR PRODUCE EVIDENCE, DOCUMENTARY OR OTHERWISE, BEFORE THE DEPARTMENT OR ANY OFFICER OR EMPLOYEE THEREOF, PROVIDED, THAT SUCH IMMUNITY SHALL

DEPARTMENT OF REVENUE
NOTICE OF PROPOSED REPEALER

EXTEND ONLY TO A NATURAL PERSON WHO, IN OBEDIENCE TO A SUBPOENA, GIVES TESTIMONY UNDER OATH OR PRODUCES EVIDENCE, DOCUMENTARY OR OTHERWISE, UNDER OATH. NO PERSON SO TESTIFYING SHALL BE EXEMPT FROM PROSECUTION AND PUNISHMENT FOR PERJURY COMMITTED IN SO TESTIFYING."

(Source: Repealed at ___ Ill. Reg. ___, effective ___)

Section 200.125 Continuances (Repealed)

a) In types of hearings other than Certificate of Registration revocation hearings, no continuance shall be granted by the Hearing Officer or Hearings Administrator except for good cause shown. No second or subsequent continuance in any hearing shall be granted except upon written authorization of one of the following officers or employees of the Department of Revenue:

- 1) The Director;
- 2) Manager of the Regulations and Hearings Division, Miscellaneous Taxes Group;
- 3) Assistant Manager of the Regulations and Hearings Division, Miscellaneous Taxes Group, Chicago Office.

b) In a Certificate of Registration revocation hearing proceeding, no continuance at all shall be granted except by one of the Department officers or employees included in the enumeration contained in subparagraph (a) immediately above.

c) The rescheduling of a case for a further hearing after an actual hearing has been held is not regarded as a continuance.

(Source: Repealed at ___ Ill. Reg. ___, effective ___)

Section 200.130 Hearing Officer's Recommendation (Repealed)

When the hearing is completed, the hearing officer shall review the record of the proceedings and make a report thereon to the Director, accompanying the report with the full record of the hearing and with the recommendations for the Director's assistance. However, the Director is not bound by such recommendation since final administrative decisions under the Act which must be made by the Department and which involve the exercise of discretion must be made for the Department by the Director thereof. In reviewing the Hearing Officer's recommendation, the Director shall take into consideration all applicable statutes, caselaw and Regulations.

(Source: Repealed at ___ Ill. Reg. ___, effective ___)

DEPARTMENT OF REVENUE
NOTICE OF PROPOSED REPEALER

Section 200.135 Filing of Briefs (Repealed)

Within 10 days after the completion of a hearing (or within such additional time as the Director may grant upon written motion filed within such 10 days), any party to the proceeding may file, with the Director, a Brief setting out such party's views as to the law and the facts of the case.

(Source: Repealed at ___ Ill. Reg. ___, effective ___)

Section 200.140 Notice of Final Decision (Repealed)

The Department's final administrative decision shall be served on the person or persons affected thereby either personally or by United States registered or certified mail, addressed to the person concerned at his last known address.

(Source: Repealed at ___ Ill. Reg. ___, effective ___)

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of Part: Collection of Fees
- 2) Code Citation: 92 Ill. Adm. Code 1003
- 3) Section Number
1003.20 Proposed Action
Amendment
1003.30 Amendment
1003.40 Amendment
- 4) Statutory Authority: Implementing Sections 2-124 and 3-824 and authorized by Sections 2-101, and 2-104 of the Illinois Vehicle Title and Registration Law (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 2-124, 3-824, 2-101 and 2-104)
- 5) A Complete Description of the Subjects and Issues Involved:

This amendatory rulemaking corrects errors made in the recently completed rulemaking in this Part. These amendments clarify the audit and transportation expenses to be paid by the licensees in an audit. The rule repeals a subsection which refers to a another rule governing audit expenses, which rule will be repealed in other rulemaking.

- 6) Will this proposed rule replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Do these proposed amendments contain incorporations by reference?
No
- 9) Are there any other amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: Not applicable because the rule amendments do not apply to local governments.
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking. Written comments may be submitted within 45 days to:

Philip S. Howe
Counsel to the Secretary
Office of the Secretary of State
298 Centennial Building
Springfield, Illinois 62706
(217)785-3094

NOTICE OF PROPOSED AMENDMENTS

12) Initial Regulatory Flexibility Analysis:

- A) Date rules were submitted to the Small Business Assistance Office of the Department of Commerce and Community Affairs:
November 28, 1988
- B) Types of small businesses affected:
Trucking companies
- C) Reporting, bookkeeping or other procedures required for compliance:
None for this amendatory rulemaking
- D) Types of professional skills necessary for compliance:
None for this amendatory rulemaking

The full text of the proposed amendments is as follows:

NOTICE OF PROPOSED AMENDMENTS

TITLE 92: TRANSPORTATION
CHAPTER II: SECRETARY OF STATE

PART 1003

COLLECTION OF FEES

Section

1003.10 Definitions
1003.20 Collection and Refund
1003.30 Collection of All Motor Vehicle Fees
1003.40 Audits for Truck License Fees
1003.50 Use of State Comptroller's Offset Authority
1003.60 Bankruptcy Discharge of Fees
1003.70 Invalidity

AUTHORITY: Implementing Sections 2-124 and 3-824 and authorized by Sections 2-101 and 2-104 of the Illinois Vehicle Title and Registration Law (Ill. Rev. Stat., 1987, ch. 95 1/2, pars. 2-124, 3-824, 2-101 and 2-104).

SOURCE: Adopted at 12 Ill. Reg. 14719, effective September 15, 1988; amended at _____ Ill. Reg. _____, effective _____.

Section 1003.20 Collection and Refund

- a) The refund of registration fees paid to the Secretary of State shall occur if the registration is cancelled, or a duplicate registration occurred or excess fees were paid.
- b) If cancelled registration meets any of the following criteria, a refund ~~may~~ will be paid by the Secretary of State if the registration plate was not used on the vehicle, and is returned to the Secretary, and if the cancelled registration does not meet these criteria, then a refund will be denied.
 - 1) If the registrant is moving out of Illinois, a refund request or letter stating that fact is required prior to refund actions being initiated.
 - 2) If the registrant's vehicle was stolen and not recovered, a notarized statement from the applicant is required stating the date the vehicle was stolen.
 - 3) If the registrant sells the vehicle and the unused registration is returned after the display date, a notarized statement concerning the last operation date of the vehicle is required.

NOTICE OF PROPOSED AMENDMENTS

- 4) If the registered vehicle is damaged or inoperable, the plates must be returned with a notarized statement concerning the last operation date of the vehicle. This applies to requests on refunds applied for after the display date.
- 5) If the registered vehicle will be stored and not operated for the entire registration year, a notarized statement is required along with the return of the plates and sticker.
- 6) If the registrant has died, then the executor or administrator of the estate must sign a statement and attach a copy of the death certificate, surrender the plates, and must adhere to Section 3-824(c) of the Illinois Vehicle Title and Registration Law (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 3-824(c)).
- c) If a registration is a duplicate, then to obtain a refund, the duplicate set of plates or ~~duplicate~~ duplicate sticker must be returned, with the registration and a photocopy of the retained registration. A written request for a refund must also be submitted.
- d) If an excess fee is paid and a refund sought, the registrant must request the refund in writing within 6 months of the date of payment.
- e) Applicable to all requests for refund are the requirements that:
 - 1) The vehicle the refund is requested upon must have been registered in prior registration year by the same owner.
 - 2) For plates returned after the display date, the applicant must submit a notarized statement indicating the last operation date of the vehicle.
 - 3) Proof of payment must be submitted (cash receipts, cash tickets, a photocopy of the cancelled checks, if the Secretary of State records do not show payment was made).
 - 4) After the registrant has applied for the registration plates or sticker no refund can be requested or paid until after the registrant receives the plates or sticker.
 - 5) Refunds will not be granted for replacement plates unless the applicant specifically requests the same registration plate number. If the same number is not requested, the refund will be withheld to cover the costs of the transaction.
 - f) Refunds will not be granted for any title-related transaction.
 - g) All requests for refunds must be submitted in writing to the Department of Accounting Revenue, Refund Division, Room 235, Centennial Building, Springfield, Illinois 62756.

(Source: Amended at _____ Ill. Reg. _____, effective _____)

SECRETARY OF STATE

NOTICE OF PROPOSED AMENDMENTS

Section 1003.30 Collection of All Motor Vehicle Fees

- a) If a person has not paid the total fee due and owing, due to miscalculation or any other reason, the Department of Accounting Revenue shall send two notices, each 30 calendar days apart, to the address shown on the records of the Secretary of State, asking for the additional fees to be paid. The notices will be mailed by regular mail. If no payment is made within 30 days following the date of the first letter, then the registration or drivers license record of the person shall be tagged on the computer record with a notation that money is owed, and this action will prevent the renewal of the drivers license or registration without payment of the additional fee. If no payment is made within 30 calendar days of the date of the second letter, then the drivers license of the person shall be cancelled pursuant to Section 6-201(3) of the Act, except if the driver has demonstrated that the amount owed is not correct and is in dispute, or the driver has demonstrated good faith attempts to make restitution of the amount owed, or if the amount is \$5.00 or less.

- b) Checks returned because of insufficient funds.

- 1) If a personal check for any fee collectible by the Secretary of State pursuant to the Act (Ill. Rev. Stat. 1987, ch. 95 1/2) is returned because of insufficient funds, the Secretary, through the Department of Accounting Revenue, shall send the check to the check writer's bank again for collection.

- 2) If the check is again returned because of insufficient funds, or other reasons, the Department of Accounting Revenue shall notify the check writer by mail that:

- A) payment is due within 10 calendar days of the date of the notice;
- B) if the Secretary of State does not receive payment, he shall cancel the check writer's Illinois drivers license and or he shall revoke and retrieve the registration plate, as the case may be;
- C) the Attorney General may file a lawsuit;
- D) the Comptroller shall deduct from any State funds due to the check writer the amount of money due and owing to the Secretary of State pursuant to Section 10.5 of the State Comptroller Act (Ill. Rev. Stat. 1987, ch. 15, par. 210.05);
- E) the provisions of Section 3-821(c) of the Act shall apply; and
- F) the Secretary will apply the provisions of the Illinois State Collection Act of 1986 (Ill. Rev. Stat. 1987, ch. 15, pars. 151 et seq).

SECRETARY OF STATE

NOTICE OF PROPOSED AMENDMENTS

- 3) If the fee is not paid within 15 calendar days following the date of the notice required by subsection (b) (2) of this Section, then the drivers license of the check writer and or registrant will be cancelled (Section 6-201 (a) (3) of the Act) and the individual(s) notified by mail of the cancellation. After this procedure is completed, a collection order is issued and the license plates involved are tagged on the registration computer file so that no renewal can be accomplished without payment of the fee.
- 4) A collector shall call upon the check writer to attempt to collect for the returned check. The collector will take any registration plates from a vehicle for which the fee has not been paid. The collector will not accept partial payment, nor personal or business checks. Payment must be in cash, money order or certified check.
- 5) Should any check writer contacted, pursuant to this Section, acknowledge the debt and desire to pay on an installment basis, then an installment agreement may be entered into with the Department of Accounting Revenue, if approved by the Director of that Department, after his examination of the personal financial data submitted by the check writer demonstrates his or her financial ability to pay on an installment basis and his or her inability to pay the entire amount owed immediately. The installment agreement shall contain the following terms and conditions:
- A) The amount owed must exceed \$500.00.
 - B) The agreement shall not exceed 3 months in duration, with three equal payments being made.
 - C) The check writer acknowledges the debt and all penalties and interest.
 - D) The check writer waives any statute of limitations defense.
 - E) The check writer confesses judgment if the terms of the agreement are not met.
 - F) The check writer agrees that the agreement will be cancelled if the payment schedule is not met.
 - G) The drivers license will be cancelled and/or the registration plates revoked and surrendered if the agreement is not fulfilled by the check writer.

NOTICE OF PROPOSED AMENDMENTS

- c) All accounts remaining uncollected after the procedures in this Section have been applied shall be referred to the Attorney General of Illinois for collection and the Comptroller of Illinois shall be notified to withhold any payments due by the State to the check writer pursuant to the State Comptroller Act.
- d) All persons who have had checks returned because of insufficient funds must make all future fee payments by cash, certified check, or money order (Section 3-801 of the Act).
- e) The procedures of this Section shall be applied to corporations or other business entities which fail to pay fees or write checks which are returned because of insufficient funds in the corporation's checking account.

(Source: Amended at _____ Ill. Reg. _____, effective _____)

Section 1003.40 Audits for Truck License Fees

- a) All licensees selected by the Department of Accounting Revenue for auditing shall be notified by letter sent by regular mail of the purpose of the audit, the date and location of the audit, the years of licensing to be examined, the records required to be provided for the auditor, and the consequences of non-appearance for the audit (to include assessments at 100% of miles run), suspension of all registration plates and stickers, and collection action filed by the Attorney General of Illinois in the Circuit Court of venue.
- b) The provisions of Section 2-124 of the Act shall apply to all audits.
- c) Illinois based truck licensees shall produce their records and be audited at the ~~Hittside~~ Chicago or Springfield, Illinois, offices of the Department of Accounting Revenue. Illinois based truck licensees who fail to appear for a scheduled audit meeting, and who request another appointment for auditing shall report to the ~~Hittside~~ Chicago or Springfield offices, whichever is closest to the licensee's office. Requests for readits for which 100% assessments have been applied must be submitted to the Department of Accounting Revenue before the 30 day notice provided for in Section 2-124(h) and (j) of the Act has expired.
- d) No costs shall be assessed against a licensee for audits conducted at Secretary of State offices, ~~except~~ as provided in Section 2-124(d) of the Act.

d) No costs shall be assessed against a licensee for audits conducted at Secretary of State offices, ~~except~~ as provided in Section 2-124(d) of the Act.

NOTICE OF PROPOSED AMENDMENTS

- e) For non-Illinois based truck licensees, all audit expenses and transportation costs shall be assessed, regardless of the amount of any assessment or if any assessment is made. For Illinois based International Registration Plan audits conducted within the State of Illinois except as (d) above, an audit fee of \$50.00 per day or \$25.00 per half day shall be assessed if an assessment is found to be due and owing the State of Illinois or any I.R.P. jurisdiction. In the case of an audit of an Illinois based International Registration Plan licensee that takes place outside the State of Illinois, transportation costs incurred, such as: airplane, automobile, train, car rental, taxi, etc., shall be assessed in addition to the audit fee of \$50.00 per day or \$25.00 per half day, and will be assessed regardless of the amount of the assessment or if any assessment is made. The cost of personal or state owned automobile usage shall be equivalent to the reimbursement mileage rate as provided by the State of Illinois Travel Regulations. If more than one licensee is audited on a single trip, the transportation costs shall be apportioned between the companies based on the amount of time spent at each company.
- f) For audits of non-Illinois based licensees that take place within the State of Illinois except as (d) above, an audit fee of \$50.00 per day or \$25.00 per half day shall be assessed if any assessment is found to be due and owing the State of Illinois. In the case of an audit of a non-Illinois based licensee that takes place outside the State of Illinois, transportation costs incurred such as: airplane, automobile, train, car rental, taxi, etc., shall be assessed in addition to the audit fee of \$50.00 per day or \$25.00 per half day if an assessment is found to be due and owing the State of Illinois. The cost of personal or state owned automobile usage shall be equivalent to the reimbursement mileage rate as provided by the Secretary of State Travel Regulations. If more than one licensee is audited on a single trip, the transportation costs shall be apportioned between the companies based on the amount of time spent at each company.
- g) No charge shall be assessed for a auditor trainee being trained on the job by an auditor, where the trainee does not contribute to the audit work product.
- h) A notice of any deficit and the amount of money owed to the Secretary of State shall be sent by regular mail to the truck licensee. Payment is due within 30 calendar days of the date of the written notice or the registration plates shall be suspended, unless a hearing is requested, in accordance with Section 2-124(i) of the Act.
- i) The rules at 92 Ill. Adm. Code 1001 Subpart A shall apply to any hearing requested by a truck licensee pursuant to Section 2-124(j) of the Act.
- j) Audit costs are assessed as provided in 92 Ill. Adm. Code 1000-120-

(Source: Amended at _____ Ill. Reg. _____, effective _____)

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of Part: Carriage by Public Highway
- 2) Code Citation: 92 Ill. Adm. Code 177
- 3) Section Numbers:
177.2000
- 4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 700-4(a) and 700-9(a)
- 5) A complete description of the subjects and issues involved:

By this Notice of Proposed Amendment, the Department proposes to delete the date of incorporation by reference of 49 CFR 177 as of November 1, 1987 and insert in its place the date of November 1, 1988.

A review of the federal regulations adopted since November 1, 1987, to the proposed date of incorporation by reference, indicates there are certain changes made by US DOT not reflected in the Department's regulations. This rulemaking does make limited changes in the Department's regulations to bring Part 177 in line with the federal regulations. The following is a summary of the changes in US DOT regulations which are included in this proposed rulemaking.

By proposing this rulemaking, the Department's regulations will incorporate changes made to Part 177 by US DOT in rulemaking Dockets:

HM-164A [53 FR 16990 (May 12, 1988)]
HM-164B [53 FR 16991 (May 12, 1988)]
HM-198 [53 FR 17158 (May 13, 1988)]

Docket HM-164A amended the regulations to provide that state designations of alternative routes for the transportation of highway route controlled quantity shipments of radioactive materials become effective only upon notice to Research and Special Programs Administration of such designations. For Part 177, Section 177.825(b)(1) was revised to require that no state routing agency designation of an alternative preferred route would be effective until the state's written notice of the designated route is received and acknowledged by Research and Special Programs Administration Dockets Unit.

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

Docket HM-164B amended the regulations to require carriers rather than shippers to give written notice to Research and Special Programs Administration of route plans for the transportation by highway of Highway Route Controlled Quantities of radioactive materials. For Part 177, Section 177.825(f) was revised to require carriers to notify RSPA of route plans and other information relating to the transportation by highway of highway route controlled quantities of radioactive materials.

Docket HM-198 amended the regulations to incorporate changes made to regulate molten sulfur as an ORM-C material. For Part 177, Section 177.817 revised the language for shipping paper requirements to coincide with changes made in Section 172.200(b).

- 6) Will this proposed rulemaking replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed amendment contain incorporations by reference? Yes
- 9) Are there any other amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: Rules do not affect units of local government.
- 11) Time, place, and Manner in which interested persons may comment on this proposed rulemaking:

Any interested party may submit written comments or arguments concerning this proposed rule. Written submissions shall be filed with:

Tom Crawford, Chief
Regulations Development & Training Unit
Department of Transportation
Division of Traffic Safety
2300 South Dirksen Parkway
Springfield, Illinois 62764
(217) 785-1181

Comments received within thirty days of the date of publication of this Illinois Register will be considered. Comments received after that time will be considered, time permitting.

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

12) Initial Regulatory Flexibility Analysis:

This proposed rule was submitted to the Business Assistance office of the Department of Commerce and Community Affairs on November 22, 1988. The types of small businesses affected by this rule are those businesses that offer for shipment, or carry, hazardous materials by highway. Since these shipments are subject to federal regulations there are no new reporting, bookkeeping or other special skills required for compliance as a result of this rulemaking.

The full text of the Proposed Amendment begins on the next page:

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENT(S)

TITLE 92: TRANSPORTATION

CHAPTER I: DEPARTMENT OF TRANSPORTATION

SUBCHAPTER C: HAZARDOUS MATERIALS TRANSPORTATION REGULATIONS

PART 177

CARRIAGE BY PUBLIC HIGHWAY

Section

177.1000 General

177.2000 Incorporation By Reference of 49 CFR 177

AUTHORITY: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 700-4(a) and 700-9(a)).

SOURCE: Adopted at 3 Ill. Reg. 5, p. A1, effective February 1, 1979; amended at 4 Ill. Reg. 30, p. 1244, effective July 10, 1980; amended at 6 Ill. Reg. 4287, effective April 16, 1982; amended at 7 Ill. Reg. 3486, effective April 2, 1983; codified at 8 Ill. Reg. 18930; Part repealed, new Part adopted at 10 Ill. Reg. 5853, effective April 1, 1986; amended at 10 Ill. Reg. 20749, effective December 1, 1986; amended at 11 Ill. Reg. 4768, effective March 10, 1987; amended at 11 Ill. Reg. 17881, effective October 20, 1987; amended at 12 Ill. Reg. 8074, effective April 26, 1988; amended at 11 Ill. Reg. _____, effective _____.

Section 177.2000 Incorporation by Reference of 49 CFR 177

- a) As Part 177 of the Illinois Hazardous Materials Transportation Regulations the Department incorporates 49 CFR 177 by reference, as that Part of the federal hazardous materials transportation regulations was in effect on November 1, 1988, subject only to the exceptions in paragraph (b) of this Section. No later amendments to or editions of 49 CFR 177 are incorporated.

- b) The following interpretations of, additions to and deletions from 49 CFR 177 shall apply for purposes of this Part 177 of the Illinois Hazardous Materials Transportation Regulations.

- 1) All references to "this part" in the incorporated federal regulations shall mean Part 177 of the Illinois Hazardous Materials Transportation Regulations.

ILLINOIS REGISTER
DEPARTMENT OF TRANSPORTATION
NOTICE OF PROPOSED AMENDMENT(S)

- 2) All references to "this chapter" or "this subchapter" in the incorporated federal regulations shall mean Subchapter c of Chapter I of Title 92 of the Illinois Administrative Code.
- 3) All references to a section of the regulations in the incorporated federal regulations shall be read to refer to that Section in the Illinois Hazardous Materials Transportation Regulations.
- 4) All references to Parts 174, 175 or 176, or to sections therein shall be read to refer to those Parts or sections in the federal hazardous materials transportations regulations.
- 5) All references to shipment of hazardous materials by air, water and rail are incorporated for reference purposes only for those persons contemplating intermodal movements of hazardous materials.
- 6) All references to motor vehicles engaged in interstate commerce shall be deemed to include any motor vehicle engaged in commerce within the State of Illinois.
- 7) Section 177.804 in 49 CFR is deleted and not incorporated.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

ILLINOIS REGISTER
DEPARTMENT OF TRANSPORTATION
NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of Part: General Information, Regulations, and Definitions
- 2) Code Citation: 92 Ill. Adm. Code 171
- 3) Section Numbers:
171.4
171.21
171.1000
Proposed Action:
Add Section
Add Section
Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 700-4(a) and 700-9(a)
- 5) A complete description of the subjects and issues involved:
The Department will add two sections to Part 171. Section 171.4 will establish criteria for the transportation of hazardous materials to which an exemption, issued by US DOT or the Department, applies. Section 171.21 provides relief from the regulations for small packagings of hazardous materials when transportation only involves retail quantities and is limited in total quantity and distance of travel.

The regulatory language contained in the proposed Section 171.4 is necessary in that the regulations do not establish a requirement for compliance with the provision of exemptions issued by US DOT or the Department. Since an exemption establishes unique requirements for the transportation of the hazardous material(s) to which the exemption applies, language to require compliance with its terms and provisions is appropriate. Violation of the terms of the exemptions could result in the unsafe transportation of hazardous materials and the addition of this language would clearly identify the need for adherence to established conditions.

The proposed language of Section 171.21 will provide regulatory relief for small businesses engaged in the distribution of products in less than case lots. This exception to the regulations does not jeopardize the safe transportation of hazardous materials but does remove some of the requirements that are not necessary in the transportation of small packages in an environment limited by quantity and distance.

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

By this Notice of Proposed Amendment, the Department also proposes to delete the date of incorporation by reference of certain sections of 49 CFR 171 as of November 1, 1987 and insert in its place the date of November 1, 1988.

A review of the federal regulations adopted since November 1, 1987, to the proposed date of incorporation by reference, indicates there are certain changes made by US DOT not reflected in the Department's regulations. This rulemaking does have the effect of making limited substantive changes in the Department's regulations to bring Part 171 in line with the federal regulations. The following is a summary of the changes in US DOT regulations which are included in this proposed rulemaking.

By proposing this rulemaking, the Department's regulations will incorporate changes made to Part 171 by US DOT in rulemaking Dockets:

HM-164A [53 FR 16990 (May 12, 1988)]
HM-189F [53 FR 38272 (September 29, 1988)]
HM-190 [53 FR 36548 (September 20, 1988)]

Docket HM-164A amended the regulations to clarify the methods authorized for the designation of alternative routes to be used for the transportation of highway route controlled quantity shipments of radioactive materials. For Part 171, Section 171.8 revised the definition for "State designated route".

Docket HM-189F amended the regulations to incorporate various editorial corrections and clarifications and made minor regulatory changes which does not impose any new requirements on persons subject to the regulations. For Part 171, Section 171.7(c)(7) revised the address for American Petroleum Institute. Section 171.7(c)(14) revised the address for the Institute of Makers of Explosives.

Docket HM-190 amended the regulations by revising the requirements for the fabrication, modification, maintenance, and use of DOT 21 PF-1 overpacks. For Part 171, Section 171.7(c)(16) added an address for those individuals who wish to obtain a copy of the design changes. Section 171.7(d)(16) updated the reference for CAPE-1662 to "CAPE-1662 Revision 1, and Supplement 1" to identify the drawings which describes modifications made to DOT overpacks.

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

- 6) Will this proposed rulemaking replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed amendment contain incorporations by reference? Yes
- 9) Are there any other amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: Rules do not affect units of local government.
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Any interested party may submit written comments or arguments concerning this proposed rule. Written submissions shall be filed with:

Tom Crawford, Chief
Regulations Development & Training Unit
Department of Transportation
Division of Traffic Safety
2300 South Dirksen Parkway
Springfield, Illinois 62764
(217) 785-1181

Comments received within thirty days of the date of publication of this Illinois Register will be considered. Comments received after that time will be considered, time permitting.

12) Initial Regulatory Flexibility Analysis:

This proposed rule was submitted to the Business Assistance office of the Department of Commerce and Community Affairs on November 22, 1988. The types of small businesses affected by this rule are those businesses that offer for shipment, or carry, hazardous materials by highway. Since these shipments are already subject to federal regulation, there are no new reporting, bookkeeping or other special skills required for compliance as a result of this rulemaking.

Relief provided by the adoption of Section 171.21 is self explanatory.

The full text of the Proposed Amendment begins on the next page:

DEPARTMENT OF TRANSPORTATION

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENT(S)

NOTICE OF PROPOSED AMENDMENT(S)

TITLE 92: TRANSPORTATION

CHAPTER I: DEPARTMENT OF TRANSPORTATION

SUBCHAPTER C: HAZARDOUS MATERIALS TRANSPORTATION REGULATIONS

PART 171

GENERAL INFORMATION, REGULATIONS AND DEFINITIONS

Section

- 171.1 Purpose and Scope
- 171.2 General Transportation Requirements
- 171.3 Hazardous Waste
- 171.4 Exemptions
- 171.6 Agricultural Exception
- 171.7 Matter Incorporated by Reference (Repealed)
- 171.8 Definitions and Abbreviations (Repealed)
- 171.9 Rules of Construction (Repealed)
- 171.12 Import and Export Shipments (Repealed)
- 171.14 Specification Markings (Repealed)
- 171.15 Notification and Reporting of Hazardous Materials Incidents
- 171.17 Hazardous Substance Discharge Notification
- 171.18 Continuation of Effectiveness of Existing Bureau of Explosives Registrations (Repealed)
- 171.19 Approvals or Authorizations Issued by the Bureau of Explosives (Repealed)
- 171.21 Retailer Exception
- 171.1000 Incorporation by Reference of 49 CFR 171

AUTHORITY: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 700-4(a) and 700-9(a)).

SOURCE: Adopted at 3 Ill. Reg. 5, p. 41, effective February 1, 1979; amended at 6 Ill. Reg. 4287, effective April 16, 1982; amended at 7 Ill. Reg. 3486, effective April 2, 1983; codified at 8 Ill. Reg. 17984; amended at 10 Ill. Reg. 9636, effective May 15, 1986; amended at 10 Ill. Reg. 20753, effective December 1, 1986; emergency amendment at 11 Ill. Reg. 1684, effective January 16, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 4772, effective March 10, 1987; amended at 11 Ill. Reg. 7767, effective April 14, 1987; amended at 11 Ill. Reg. 17886, effective October 20, 1987; amended at 12 Ill. Reg. 8078, effective April 26, 1988; amended at 11 Ill. Reg. _____, effective _____.

Section 171.4 Exemptions

- a) No person may offer or accept a hazardous material for transportation, in commerce, if that hazardous material is subject to the provisions of an exemption issued by US DOT or an exemption issued by the Department unless the material is offered and accepted in accordance with the terms and conditions of the exemption(s) or this part.
- b) No person may transport a hazardous material in commerce, if that hazardous material is subject to the provisions of an exemption issued by US DOT or an exemption issued by the Department unless the material is transported in accordance with the terms and conditions of the exemption(s) or this part.
- c) Exemptions from the regulations governing packages or containers of hazardous materials are subject to the following conditions:
 - 1) The outside of each package must be plainly and durably marked "DOT E" or "IDOT E" followed by the number assigned;
 - 2) Each shipping paper issued in connection with a shipment made under an exemption must, in association with the entries required by 49 CFR 173.203, bear the notation "DOT E" or "IDOT E" followed by the number assigned; and
 - 3) When an exemption issued to a shipper contains special carrier requirements, the shipper shall furnish a copy of the exemption to the carrier before or at the time a shipment is tendered.

Section 171.21 Retailer Exception

- a) Hazardous materials which are transported in less than case-lot quantities or when repackaged comply with the quantity limitations prescribed in subparagraph (b) are not subject to these regulations if all of the following conditions are met:
 - 1) Packagings of hazardous materials are enclosed in strong outside packages, cushioned, if necessary, to prevent breaking and leakage;

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENT(S)

- 2) Gross weight of less-than-case lots and single unit
packagings is not over 100 pounds per vehicle;
- 3) Transportation is by private motor vehicle, in
intrastate commerce, between a final distribution
point and a retail establishment or between a retail
establishment and a final end user; and,
- 4) The distance to be travelled does not exceed 100
miles.
- b) Each packaging of hazardous materials subject to this
exception shall not exceed the quantity limits established
below:
- 1) For liquids, five gallons.
- 2) For dry materials, twenty-five pounds.
- 3) For compressed gases:
- i) In containers of not more than four fluid ounces
capacity (7.22 cubic inches or less); or
- ii) In metal containers, with pressure not exceeding
180 psig at 130°F, not to exceed 27.7 fluid
ounces (50 cubic inches); or
- iii) For freon, authorized cylinders not to exceed 30
pound capacity; or
- iv) Any other packaging authorized as inside
packaging by Section 173.306 of the
regulations.

Section 171.1000 Incorporation by Reference of 49 CFR 171

- a) As Part 171 of the Illinois Hazardous Materials Transportation Regulations the Department incorporates the following sections of 49 CFR 171 by reference, as those sections of the federal hazardous materials transportation regulations were in effect on November 17, 1987 November 1, 1988, subject only to the exceptions in paragraph (b) of this Section:

ILLINOIS REGISTER

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENT(S)

- 171.7 Matter incorporated by reference
- 171.8 Definitions and abbreviations
- 171.9 Rules of construction
- 171.11 Use of ICAO Technical Instructions
- 171.12 Import and export shipments
- 171.12a Canadian shipments and packagings
- 171.14 Specification markings
- 171.18 Continuation of effectiveness of existing
- 171.19 Bureau of Explosives
- 171.19 Approvals or authorizations issued by the
- 171.20 Bureau of Explosives
- 171.20 Submission of examination reports
- No later amendments to or editions of those sections of 49 CFR 171 of the federal regulations are incorporated.
- b) The following interpretations of, additions to and deletions from the above incorporated sections of 49 CFR 171 shall apply for purposes of this Part 171 of the Illinois Hazardous Materials Transportation Regulations.
- 1) All references to "this part" in the incorporated federal regulations shall mean Part 171 of the Illinois Hazardous Materials Transportation Regulations.
- 2) All references to "this chapter" or "this subchapter" in the incorporated federal regulations shall mean 92 Ill. Adm. Code: Chapter I, Subchapter C.
- 3) All references to a section of the regulations in the incorporated federal regulations shall be read to refer to that Section in the Illinois Hazardous Materials Transportation Regulations.
- 4) All references to Part 176 or to sections therein shall be read to refer to that part or sections in the federal regulations.
- 5) All references to shipments of hazardous materials by air, water and rail are incorporated for reference purposes only for those persons contemplating intermodal movements of hazardous materials.

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENT(S)

- 6) All references to "these regulations" refers to the Illinois Hazardous Materials Transportation Regulations, 92 Ill. Adm. Code 102-179 and 397.
- 7) All references to a "settlement agreement", in these regulations, means a written understanding between the Department and the person being charged.
- 8) The following paragraphs to Section 171.7 "Matter incorporated by reference" in 49 CFR are deleted and not incorporated: 171.7(d)(2); 171.7(d)(21).

(Source: Amended at ___ Ill. Reg. ___, effective _____)

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of Part: Hazardous Materials Table and Hazardous Materials Communications
- 2) Code Citation: 92 Ill. Adm. Code 172
- 3) Section Numbers: 172.2000
Proposed Action: Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 700-4(a) and 700-9(a)
- 5) A complete description of the subjects and issues involved:
By this Notice of Proposed Amendment, the Department proposes to delete the date of incorporation by reference of 49 CFR 172 as of November 1, 1987 and insert in its place the date of November 1, 1988.

A review of the federal regulations adopted since November 1, 1987, to the proposed date of incorporation by reference, indicates there are certain changes made by US DOT reflected in the Department's regulations. This rulemaking does have the effect of making limited substantive changes in the Department's regulations to bring Part 172 in line with the federal regulations. The following is a summary of the changes in US DOT regulations which are included in this proposed rulemaking.

By proposing this rulemaking, the Department's regulations will incorporate changes made to Part 172 by US DOT in rulemaking Dockets:

HM-189F [53 FR 38272 (September 29, 1988)]
HM-189G [53 FR 37576 (September 27, 1988)]
HM-198 [53 FR 17158 (May 13, 1988)]

Docket HM-189F amended the regulations to incorporate various editorial corrections and clarifications and made minor regulatory changes which does not impose any new requirements on persons subject to the regulations. For Part 172, Section 172.101 added a comma after the word "dry" for several entries; and corrected several inaccurate cross references. Section 172.331(d) corrected the word "of" to read "or". Section 172.402 was removed. Section 172.403 added a new paragraph.

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

Docket HM-189G amended the regulations by removing Appendix A to Subpart B in Part 172 and adding it to the index following the Table of Contents to Part 172. For Part 172 Appendix A to Subpart B, titled "Identification numbers cross reference to proper shipping names in Sections 172.101 and 172.102" was removed.

Docket HM-198 amended the regulations to incorporate changes made to regulate molten sulfur as an ORM-C material. For Part 172, Section 172.101 was revised to require molten sulfur to be listed and classified as an ORM-C. Section 172.200(b) was revised to require shipping papers for ORM materials when transported by highway.

6) Will this proposed rulemaking replace an emergency rule currently in effect? NO

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed amendment contain incorporations by reference? Yes

9) Are there any other amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: Rules do not affect units of local government.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Any interested party may submit written comments or arguments concerning this proposed rule. Written submissions shall be filed with:

Tom Crawford, Chief
Regulations Development & Training Unit
Department of Transportation
Division of Traffic Safety
2300 South Dirksen Parkway
Springfield, Illinois 62764
(217) 785-1181

Comments received within thirty days of the date of publication of this Illinois Register will be considered. Comments received after that time will be considered, time permitting.

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

12) Initial Regulatory Flexibility Analysis:

This proposed rule was submitted to the Business Assistance office of the Department of Commerce and Community Affairs on November 22, 1988. The types of small businesses affected by this rule are those businesses that offer for shipment, or carry, hazardous materials by highway. Since these shipments are subject to federal regulations, there are no new reporting, bookkeeping or other special skills required for compliance as a result of this rulemaking.

The full text of the Proposed Amendment begins on the next page:

DEPARTMENT OF TRANSPORTATION

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENT(S)

NOTICE OF PROPOSED AMENDMENT(S)

TITLE 92: TRANSPORTATION

CHAPTER I: DEPARTMENT OF TRANSPORTATION

SUBCHAPTER C: HAZARDOUS MATERIALS TRANSPORTATION REGULATIONS

PART 172

HAZARDOUS MATERIALS TABLE AND HAZARDOUS MATERIALS COMMUNICATIONS

Section

172.1000 General

172.2000 Incorporation by reference of 49 CFR 172

172.2215 Permanent Snipping Papers

AUTHORITY: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 700-4(a) and 700-9(a)).

SOURCE: Adopted at 3 Ill. Reg. 5, P. Al, effective February 1, 1979; amended at 6 Ill. Reg. 4287, 4487 and 4573, effective April 16, 1982; amended at 7 Ill. Reg. 3486, effective April 2, 1983; amended at 8 Ill. Reg. 19640, effective October 1, 1984; codified at 8 Ill. Reg. 19601; amended at 8 Ill. Reg. 19622, effective October 1, 1984; emergency amendment at 8 Ill. Reg. 22889, effective November 9, 1984, for a maximum of 150 days; amended at 9 Ill. Reg. 3810, effective March 11, 1985; Part repealed, new Part adopted at 10 Ill. Reg. 5864, effective April 1, 1986; amended at 10 Ill. Reg. 20759, effective December 1, 1986; emergency amendment at 11 Ill. Reg. 1690, effective January 16, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 4777, effective March 10, 1987; amended at 11 Ill. Reg. 7773, effective April 14, 1987; amended at 11 Ill. Reg. 17893, effective October 20, 1987; amended at 12 Ill. Reg. 8084, effective April 21, 1988; amended at 11 Ill. Reg. _____, effective _____.

Section 172.2000 Incorporation by Reference of 49 CFR 172

- a) As Part 172 of the Illinois Hazardous Materials Transportation Regulations the Department incorporates 49 CFR 172 by reference, as that Part of the federal hazardous material transportation regulations was in effect on November 1, 1987, subject only to the exceptions in paragraph (b) of this Section and Section 172.2215. No later amendments to or editions of 49 CFR 172 are incorporated.

- b) The following interpretations of, additions to and deletions from 49 CFR 172 shall apply for purposes of this Part 172 of the Illinois Hazardous Materials Transportation Regulations.

- 1) All references to "this part" in the incorporated federal regulations shall mean Part 172 of the Illinois Hazardous Materials Transportation Regulations.
- 2) All references to "this chapter" or "this subchapter" in the incorporated federal regulations shall mean Subchapter C of Chapter I of Title 92 of the Illinois Administrative Code.
- 3) All references to a section of the regulations in the incorporated federal regulations shall be read to refer to that Section in the Illinois Hazardous Materials Transportation Regulations.
- 4) All references to Parts 174, 175 or 176, or to sections therein shall be read to refer to those parts or sections in the federal hazardous material transportation regulations.
- 5) All references to shipment of hazardous materials by air, water and rail are incorporated for reference purposes only for those persons contemplating intermodal movements of hazardous materials.
- 6) Any changes to 49 CFR 172 made effective by U.S. DOT Rulemaking Docket HM-187 [49 FR 21933 (May 24, 1984)] covering small arms ammunition are not incorporated.

(Source: Amended at 11 Ill. Reg. _____, effective _____)

DEPARTMENT OF TRANSPORTATION
NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of Part: Shipping Container Specifications
- 2) Code Citation: 92 Ill. Adm. Code 178
- 3) Section Numbers: Proposed Action:
178.2000 Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 95 1/2, pars.
700-4(a) and 700-9(a)
- 5) A complete description of the subjects and issues involved:

By this Notice of Proposed Amendment, the Department proposes to delete the date of incorporation by reference of 49 CFR 178 as of November 1, 1987 and insert in its place the date of November 1, 1988.

A review of the federal regulations adopted since November 1, 1987, to the proposed date of incorporation by reference, indicates there are certain changes made by US DOT not reflected in the Department's regulations. This rulemaking does make limited changes in the Department's regulations to bring Part 178 in line with the federal regulations. The following is a summary of the changes in US DOT regulations which are included in this proposed rulemaking.

By proposing this rulemaking, the Department's regulations will incorporate changes made to Part 178 by US DOT in rulemaking Dockets:

HM-189F [53 FR 38272 (September 29, 1988)]
HM-190 [53 FR 36548 (September 20, 1988)]

Docket HM-189F amended the regulations to incorporate various editorial corrections and clarifications and made minor regulatory changes which does not impose any new requirements on persons subject to the regulations. For Part 178, Section 178.44-12 corrected the address for the "Compressed Gas Association, Inc." Section 178.83-3(b) corrected a reference to chrome and nickel alloy. And Section 178.118-6 corrected its reference to "Director, OHMT."

Docket HM-190 amended the regulations by revising the requirements for the fabrication, modification, maintenance, and use of DOT 21 PF-1 overpacks. For Part 178, Section 178.121 revised the specification requirements for the construction and marking of 21 PF-1 overpacks.

ILLINOIS REGISTER

DEPARTMENT OF TRANSPORTATION
NOTICE OF PROPOSED AMENDMENTS

- 6) Will this proposed rulemaking replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed amendment contain incorporations by reference? Yes
- 9) Are there any other amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: Rules do not affect units of local government.
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Any interested party may submit written comments or arguments concerning this proposed rule. Written submissions shall be filed with:

Tom Crawford, Chief
Regulations Development & Training Unit
Department of Transportation
Division of Traffic Safety
2300 South Dirksen Parkway
Springfield, Illinois 62764
(217) 785-1181

Comments received within thirty days of the date of publication of this Illinois Register will be considered. Comments received after that time will be considered, time permitting.

12) Initial Regulatory Flexibility Analysis:

This proposed rule was submitted to the Business Assistance office of the Department of Commerce and Community Affairs on November 22, 1988. The types of small businesses affected by this rule are those businesses that offer for shipment, or carry, hazardous materials by highway. Since these shipments are subject to federal regulations, there are no new reporting, bookkeeping or other special skills required for compliance as a result of this rulemaking.

The full text of the Proposed Amendment begins on the next page:

DEPARTMENT OF TRANSPORTATION

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENT(S)

NOTICE OF PROPOSED AMENDMENT(S)

TITLE 92: TRANSPORTATION
CHAPTER I: DEPARTMENT OF TRANSPORTATION
SUBCHAPTER C: HAZARDOUS MATERIALS TRANSPORTATION REGULATIONS

PART 178
SHIPPING CONTAINER SPECIFICATIONS

Section
178.321 Specification MC 300; Cargo Tanks Constructed of Mild (Open Hearth or Blue Annealed) Steel, or Combination of Mild Steel with High Tensile Steel, or Stainless Steel, Primarily For the Transportation of Flammable Liquids or Poisonous Liquids, Class B
[178.321-1] General Requirements
[178.321-2] Material
[178.321-3] Thickness
[178.321-4] Joints
[178.321-5] Bulkheads, Baffles, and Ring Stiffeners
[178.321-6] Closures for Manholes
[178.321-7] Overturn Protection
[178.321-8] Outlets
[178.321-9] Vents, Valves, and Connections
[178.321-10] Protection of Fittings
[178.321-11] Emergency Discharge Control
[178.321-12] Shear Section
[178.321-13] Anchoring of Tank
[178.321-14] Gauging Devices
[178.321-15] Pumps
[178.321-16] Testing Requirements
[178.321-17] Marking of Cargo Tanks
[178.321-18] Certification
178.322 Specification MC 301; Cargo Tanks Constructed of Welded Aluminum Alloy (Grade 3S), To Be Mounted On and To Form Part Of Tank Motor Vehicles for Transportation of Flammable Liquids, and Poisonous Liquids, Class B
[178.322-1] General Requirements
[178.322-3] Certification
[178.322-5] Marking of Cargo Tanks
[178.322-9] Testing Requirements
[178.322-11] Material
[178.322-12] Thickness of Sheets and Ring Stiffeners
[178.322-13] Tolerance
[178.322-14] Joints
[178.322-17] Tank Outlets

178.322.1.8
178.322.1.9
178.322.2.0
178.322.2.1
178.322.2.2
178.322.2.3
178.322.2.4
178.323
178.323.0.1
178.323.0.2
178.323.0.3
178.323.0.4
178.323.0.5
178.323.0.6
178.323.0.7
178.323.0.8
178.323.0.9
178.323.1.0
178.323.1.1
178.323.1.2
178.323.1.3
178.323.1.4
178.323.1.5
178.323.1.6
178.323.1.7
178.323.1.8
178.324
178.324.0.1
178.324.0.2
178.324.0.3
178.324.0.4
178.324.0.5
178.324.0.6
178.324.0.7
178.324.0.8
178.324.0.9
178.324.1.0
178.324.1.1
178.324.1.2
178.324.1.3

[178.322-18] Bulkheads, Baffles, and Ring Stiffeners
[178.322-19] Tank Vents
[178.322-20] Valve and Faucet Connections
[178.322-21] Emergency Discharge Control
[178.322-22] Shear Section
[178.322-23] Protection of Valves and Faucets
[178.322-24] Overturn Protection
Specification MC 302; Cargo Tanks Constructed of Welded Aluminum Alloy (ASTM B209-57T), Primarily For the Transportation of Flammable Liquids, or Poisonous Liquids, Class B
[178.323-1] General Requirements
[178.323-2] Material
[178.323-3] Thickness of Metal
[178.323-4] Joints
[178.323-5] Bulkheads, Baffles, and Ring Stiffeners
[178.323-6] Closures for Manholes
[178.323-7] Overturn Protection
[178.323-8] Tank Outlets
[178.323-9] Vents, Valves, and Connections
[178.323-10] Protection of Fittings
[178.323-11] Emergency Discharge Control
[178.323-12] Shear Section
[178.323-13] Anchoring of Tank
[178.323-14] Gauging Devices
[178.323-15] Pumps
[178.323-16] Testing Requirements
[178.323-17] Marking of Cargo Tanks
[178.323-18] Certification
Specification MC 303; Cargo Tanks Constructed of Welded Ferrous Alloy (High-Tensile Steel), or Stainless Steel, Primarily For the Transportation of Flammable Liquids, or Poisonous Liquids, Class B
[178.324-1] General Requirements
[178.324-2] Material
[178.324-3] Thickness of Metal
[178.324-4] Joints
[178.324-5] Bulkheads, Baffles, and Ring Stiffeners
[178.324-6] Closures for Manholes
[178.324-7] Overturn Protection
[178.324-8] Outlets
[178.324-9] Vents, Valves, and Connections
[178.324-10] Protection of Fittings
[178.324-11] Emergency Discharge Control
[178.324-12] Shear Section
[178.324-13] Anchoring of Tank

DEPARTMENT OF TRANSPORTATION

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENT(S)

NOTICE OF PROPOSED AMENDMENT(S)

178.324.1.4 [178.324-14] Gauging Devices
 178.324.1.5 [178.324-15] Pumps
 178.324.1.6 [178.324-16] Testing Requirements
 178.324.1.7 [178.324-17] Marking of Cargo Tanks
 178.324.1.8 [178.324-18] Certification
 178.325 Specification MC 304; Cargo Tanks Constructed of Mild (Open Hearth or Blue Annealed) Steel, welded Ferrous Alloy (High-Tensile) Steel, or Aluminum, Primarily for the Transportation of Flammable Liquids, or Poisonous Liquids, Class B, Having Reid (ASTM D-323) Vapor Pressures of 18 PSIA or More at 100° F., But Less Than Those Stated in Section 173.300 of This Chapter, in Defining Compressed Gases
 178.325.0.1 [178.325-1] General Requirements
 178.325.0.2 [178.325-2] Material
 178.325.0.3 [178.325-3] Thickness of Metal
 178.325.0.4 [178.325-4] Joints
 178.325.0.5 [178.325-5] Bulkheads, Baffles, and Ring Stiffeners
 178.325.0.6 [178.325-6] Closures for Manholes
 178.325.0.7 [178.325-7] Overtank Protection
 178.325.0.8 [178.325-8] Tank Outlets
 178.325.0.9 [178.325-9] Safety Relief Devices, Valves, and Connections
 178.325.1.0 [178.325-10] Protection of Fittings
 178.325.1.1 [178.325-11] Emergency Discharge Control
 178.325.1.2 [178.325-12] Shear Section
 178.325.1.3 [178.325-13] Anchoring of Cargo Tank
 178.325.1.4 [178.325-14] Gauging Devices
 178.325.1.5 [178.325-15] Pumps
 178.325.1.6 [178.325-16] Testing Requirements
 178.325.1.7 [178.325-17] Marking of Cargo Tanks
 178.325.1.8 [178.325-18] Certification
 178.326 Specification MC 305; Cargo Tanks Constructed of Aluminum Alloys for High-Strength Welded Construction, Primarily for the Transportation of Flammable Liquids, or Poisonous Liquids, Class B
 178.326.0.1 [178.326-1] General Requirements
 178.326.0.2 [178.326-2] Material
 178.326.0.3 [178.326-3] Thickness of Sheets
 178.326.0.4 [178.326-4] Joints
 178.326.0.5 [178.326-5] Bulkheads, Baffles, and Ring Stiffeners
 178.326.0.6 [178.326-6] Closures for Manholes
 178.326.0.7 [178.326-7] Overtank Protection
 178.326.0.8 [178.326-8] Tank Outlets
 178.326.0.9 [178.326-9] Vents, Valves, and Connections
 178.326.1.0 [178.326-10] Protection of Fittings

178.326.1.1 [178.326-11] Emergency Discharge Control
 178.326.1.2 [178.326-12] Shear Section
 178.326.1.3 [178.326-13] Anchoring of Cargo Tank
 178.326.1.4 [178.326-14] Gauging Devices
 178.326.1.5 [178.326-15] Pumps
 178.326.1.6 [178.326-16] Testing Requirements
 178.326.1.7 [178.326-17] Marking of Cargo Tanks
 178.326.1.8 [178.326-18] Certification
 178.330 Specification MC 310; Cargo Tanks Constructed of Ferrous Materials, Primarily for the Transportation of Corrosive Liquids
 178.330.0.1 [178.330-1] General Requirements
 178.330.0.2 [178.330-2] Material
 178.330.0.3 [178.330-3] Thickness of Metal
 178.330.0.4 [178.330-4] Joints
 178.330.0.5 [178.330-5] Bulkheads, Baffles, Ring Stiffeners, Tank Supports, and Compartmentation
 178.330.0.6 [178.330-6] Closures for Manholes
 178.330.0.7 [178.330-7] Overtank Protection
 178.330.0.8 [178.330-8] Outlets
 178.330.0.9 [178.330-9] Vents, Valves, and Connections
 178.330.1.0 [178.330-10] Protection of Fittings
 178.330.1.1 [178.330-11] Emergency Discharge Control
 178.330.1.2 [178.330-12] Shear Section
 178.330.1.3 [178.330-13] Anchoring of Tank
 178.330.1.4 [178.330-14] Gauging Devices
 178.330.1.5 [178.330-15] Pumps and Compressors
 178.330.1.6 [178.330-16] Testing Requirements
 178.330.1.7 [178.330-17] Marking of Cargo Tanks
 178.330.1.8 [178.330-18] Certification
 178.331 Specification MC 311; Cargo Tanks Constructed of Ferrous Metals or Aluminum, Primarily for the Transportation of Corrosive Liquids
 178.331.0.1 [178.331-1] General Requirements
 178.331.0.2 [178.331-2] Material
 178.331.0.3 [178.331-3] Thickness of Metal
 178.331.0.4 [178.331-4] Joints
 178.331.0.5 [178.331-5] Bulkheads, Baffles, Ring Stiffeners, Tank Supports, and Compartmentation
 178.331.0.6 [178.331-6] Closures for Manholes
 178.331.0.7 [178.331-7] Overtank Protection
 178.331.0.8 [178.331-8] Outlets
 178.331.0.9 [178.331-9] Vents, Valves, and Connections
 178.331.1.0 [178.331-10] Protection of Fittings
 178.331.1.1 [178.331-11] Emergency Discharge Control
 178.331.1.2 [178.331-12] Shear Section

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENT(S)

178.331.1.3 [178.331-13] Anchoring of Tank
178.331.1.4 [178.331-14] Gauging Devices
178.331.1.5 [178.331-15] Pumps and Compressors
178.331.1.6 [178.331-16] Testing Requirements
178.331.1.7 [178.331-17] Marking of Cargo Tanks
178.331.1.8 [178.331-18] Certification
178.336 Specification MC 330; Cargo Tanks Constructed of Steel, Primarily For Transportation of Compressed Gases
178.336.0.1 [178.336-1] General Requirements
178.336.0.2 [178.336-2] Material
178.336.0.3 [178.336-3] Thickness of Metal
178.336.0.4 [178.336-4] Joints
178.336.0.5 [178.336-5] Bulkheads, Baffles, and Ring Stiffeners
178.336.0.6 [178.336-6] Closures for Mannholes
178.336.0.7 [178.336-7] Overturn Protection
178.336.0.8 [178.336-8] Outlets
178.336.0.9 [178.336-9] Safety Relief Devices, Valves, and Connections
178.336.1.0 [178.336-10] Protection of Fittings
178.336.1.1 [178.336-11] Emergency Discharge Control
178.336.1.2 [178.336-12] Shear Section
178.336.1.3 [178.336-13] Anchoring of Tank
178.336.1.4 [178.336-14] Gauging Devices
178.336.1.5 [178.336-15] Pumps and Compressors
178.336.1.6 [178.336-16] Testing Requirements
178.336.1.7 [178.336-17] Marking of Cargo Tanks
178.336.1.8 [178.336-18] Certification
178.337 Specification MC 331; Cargo Tanks Constructed of Steel, Primarily For Transportation of Compressed Gases, As Defined in the Compressed Gas Section (Repealed)
178.337.0.1 [178.337-1] General Requirements (Repealed)
178.337.0.2 [178.337-2] Material (Repealed)
178.337.0.3 [178.337-3] Thickness of Tank Metal (Repealed)
178.337.0.4 [178.337-4] Joints (Repealed)
178.337.0.5 [178.337-5] Bulkheads, Baffles, and Ring Stiffeners (Repealed)
178.337.0.6 [178.337-6] Closure for Mannhole (Repealed)
178.337.0.7 [178.337-7] Overturn Protection (Repealed)
178.337.0.8 [178.337-8] Outlets (Repealed)
178.337.0.9 [178.337-9] Safety Relief Devices, Valves, and Connections (Repealed)
178.337.1.0 [178.337-10] Protection of Fittings (Repealed)
178.337.1.1 [178.337-11] Emergency Discharge Control (Repealed)
178.337.1.2 [178.337-12] Shear Section (Repealed)

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENT(S)

178.337.1.3 [178.337-13] Supporting and Anchoring (Repealed)
178.337.1.4 [178.337-14] Gauging Devices (Repealed)
178.337.1.5 [178.337-15] Pumps and Compressors (Repealed)
178.337.1.6 [178.337-16] Testing (Repealed)
178.337.1.7 [178.337-17] Marking (Repealed)
178.337.1.8 [178.337-18] Certification (Repealed)
178.340 General Design and Construction Requirements Applicable to Specifications MC 306 (Section 178.341), MC 307 (Section 178.342), and MC 312 (Section 178.343) Cargo Tanks (Repealed)
178.340.0.1 [178.340-1] Specification Requirements for MC 306, MC 307, and MC 312 Cargo Tanks (Repealed)
178.340.0.2 [178.340-2] General Requirements (Repealed)
178.340.0.3 [178.340-3] Material (Repealed)
178.340.0.4 [178.340-4] Structural Integrity (Repealed)
178.340.0.5 [178.340-5] Joints (Repealed)
178.340.0.6 [178.340-6] Supports and Anchoring (Repealed)
178.340.0.7 [178.340-7] Circumferential Reinforcements (Repealed)
178.340.0.8 [178.340-8] Accident Damage Protection (Repealed)
178.340.0.9 [178.340-9] Pumps (Repealed)
178.340.1.0 [178.340-10] Certification (Repealed)
178.341 Specification MC 306; Cargo Tanks (Repealed)
178.341.0.1 [178.341-1] General Requirements (Repealed)
178.341.0.2 [178.341-2] Thickness of Shells, Heads, Bulkheads, and Baffles (Repealed)
178.341.0.3 [178.341-3] Closures for Fill Openings and Mannholes (Repealed)
178.341.0.4 [178.341-4] Vents (Repealed)
178.341.0.5 [178.341-5] Emergency Flow Control (Repealed)
178.341.0.6 [178.341-6] Gauging Devices (Repealed)
178.341.0.7 [178.341-7] Method of Test (Repealed)
178.342 Specification MC 307; Cargo Tanks (Repealed)
178.342.0.1 [178.342-1] General Requirements (Repealed)
178.342.0.2 [178.342-2] Thickness of Shell, Heads, Bulkheads, and Baffles (Repealed)
178.342.0.3 [178.342-3] Closures for Mannholes (Repealed)
178.342.0.4 [178.342-4] Vents (Repealed)
178.342.0.5 [178.342-5] Outlets (Repealed)
178.342.0.6 [178.342-6] Gauging Devices (Repealed)
178.342.0.7 [178.342-7] Method of Test (Repealed)
178.343 Specification MC 312; Cargo Tanks (Repealed)
178.343.0.1 [178.343-1] General Requirements (Repealed)
178.343.0.2 [178.343-2] Thickness of Shell, Heads, Bulkheads, and Baffles of Non-Asme Code Tanks (Repealed)

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENT(S)

178.343.0.3 [178.343-3] Closures for Manholes (Repealed)
 178.343.0.4 [178.343-4] Vents (Repealed)
 178.343.0.5 [178.343-5] Outlets (Repealed)
 178.343.0.6 [178.343-6] Gauging Devices (Repealed)
 178.343.0.7 [178.343-7] Method of Test (Repealed)
 178.350 Specification 7A; General Packaging, Type A (Repealed)
 178.350.0.1 [178.350-1] General Requirements (Repealed)
 178.350.0.2 [178.350-2] Specific Requirements (Repealed)
 178.350.0.3 [178.350-3] Marking (Repealed)
 178.1000 General
 178.2000 Incorporation by Reference of 49 CFR 178

APPENDIX C

APPENDIX D

TABLE A

Tensile Specimen
 Material Thickness (Repealed)
 Minimum Thickness of Heads, Bulkheads, and Baffles (Repealed)

TABLE B

Minimum Thickness of Shell Sheets (Repealed)

AUTHORITY: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat. 1987 ch. 95 1/2, pars. 700-4(a) and 700-9(a)).

SOURCE: Adopted at 3 Ill. Reg. 5, p. A1, effective February 1, 1979; amended at 5 Ill. Reg. 1715, effective February 9, 1981; amended at 6 Ill. Reg. 10036, effective August 2, 1982; amended at 8 Ill. Reg. 19640, effective October 1, 1984; codified at 8 Ill. Reg. 20047; amended at 8 Ill. Reg. 20064, effective October 1, 1984; amended at 10 Ill. Reg. 5897, effective April 1, 1986; amended at 10 Ill. Reg. 20770, effective December 1, 1986; amended at 11 Ill. Reg. 4786, effective March 10, 1987; amended at 11 Ill. Reg. 17904, effective October 20, 1987; amended at 12 Ill. Reg. 8093, effective April 26, 1988; amended at _____, effective _____.

AGENCY NOTE: In reading this Part it is necessary to read Sections 178.1000 and 179.2000 prior to reading the remaining Sections in numerical order.

Section 178.2000 Incorporation By Reference of 49 CFR 178

- a) As Part 178 of the Illinois Hazardous Materials Transportation Regulations the Department incorporates 49 CFR 178 by reference, as that part of the federal hazardous materials transportation regulations was in effect on November-17-1987 November 1, 1988, subject only to the exceptions in paragraph (b) of this Section. No later amendments to or editions of 49 CFR 178 are incorporated.

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENT(S)

- b) The following interpretations of, additions to and deletions from the 49 CFR 178 shall apply for purposes of this Part 178 of the Illinois Hazardous Materials Transportation Regulations.
- 1) All references to "this part" in the incorporated federal regulations shall mean Part 178 of the Illinois Hazardous Materials Transportation Regulations.
 - 2) All references to "this chapter" or "this subchapter" in the incorporated federal regulations shall mean Subchapter c of Chapter I of Title 92 of the Illinois Administrative Code.
 - 3) All references to a section of the regulations in the incorporated federal regulations shall be read to refer to that Section in the Illinois Hazardous Materials Transportation Regulations.
 - 4) All references to Parts 174, 175 or 176, or to sections therein shall be read to refer to those Parts or sections in the federal hazardous materials transportation regulations.

(Source: Amended at _____ Ill. Reg. _____, effective _____)

DEPARTMENT OF TRANSPORTATION
NOTICE OF PROPOSED AMENDMENTS

1) Heading of Part: Shippers General Requirements for Shipments and Packagings

2) Code Citation: 92 Ill. Adm. Code 173

3) Section Numbers:
173.3000
Proposed Action:
Amendment

4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 700-4(a) and 700-9(a)

5) A complete description of the subjects and issues involved:

By this Notice of Proposed Amendment, the Department proposes to delete the date of incorporation by reference of 49 CFR 173 as of November 1, 1987 and insert in its place the date of November 1, 1988.

A review of the federal regulations adopted since November 1, 1987, to the proposed date of incorporation by reference, indicates there are certain changes made by US DOT reflected in the Department's regulations. This rulemaking does have the effect of making limited substantive changes in the Department's regulations to bring Part 173 in line with the federal regulations. The following is a summary of the changes in US DOT regulations which are included in this proposed rulemaking.

By proposing this rulemaking, the Department's regulations will incorporate changes made to Part 173 by US DOT in rulemaking Dockets:

HM-164B [53 FR 16991 (May 12, 1988)]
HM-189F [53 FR 38272 (September 29, 1988)]
HM-190 [53 FR 36548 (September 20, 1988)]
HM-19d [53 FR 17158 (May 13, 1988)]

Docket HM-164B amended the regulations to require carriers rather than shippers to give written notice to Research and Special Programs Administration of route plans for the transportation by highway of Highway Route Controlled Quantities of radioactive materials. For Part 173, Section 173.22(d) was removed.

Docket HM-189F amended the regulations to incorporate various editorial corrections and clarifications and made minor regulatory changes which does not impose any new requirements on persons subject to the regulations. For Part 173, in the Table of Contents subpart H heading, the term "Radioactive Materials" is removed and replaced with "Irritating Materials". Section 173.386 corrected a typographical error to read "Etiologic". Section 173.3a paragraph (d) was removed. Section 173.10 corrected a typographical error to read "cryogenic". Section 173.247(a)(2) removed the second sentence. Section 173.315(a)(1) was corrected to "see paragraph (c) of this section." Section 173.403 paragraph(s) "means" was corrected. Section 173.435 was corrected to read "(ci)".

Docket HM-190 amended the regulations by revising the requirements for the fabrication, modification, maintenance, and use of DOT 21 PF-1 overpacks used to ship fissile uranium hexafluoride. For Part 173, Section 173.417 updated the packaging requirements for fissile materials required by ANSI N14.1. Section 173.420 the term "N14.1-1982" was changed to "N14.1".

Docket HM-198 amended the regulations to incorporate changes to regulate molten sulfur as an ORM-C material. For Part 173, Section 173.1080 revised the packaging and marking requirements for molten sulfur.

- 6) Will this proposed rulemaking replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed amendment contain incorporations by reference? Yes
- 9) Are there any other amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: Rules do not affect units of local government.
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

DEPARTMENT OF TRANSPORTATION
NOTICE OF PROPOSED AMENDMENTS

Any interested party may submit written comments or arguments concerning this proposed rule. Written submissions shall be filed with:

Tom Crawford, Chief
Regulations Development & Training Unit
Department of Transportation
Division of Traffic Safety
2300 South Dirksen Parkway
Springfield, Illinois 62764
(217) 785-1181

Comments received within thirty days of the date of publication of this Illinois Register will be considered. Comments received after that time will be considered, time permitting.

12) Initial Regulatory Flexibility Analysis:

This proposed rule was submitted to the Business Assistance office of the Department of Commerce and Community Affairs on November 22, 1988. The types of small businesses affected by this rule are those businesses that offer for shipment, or carry, hazardous materials by highway. Since these shipments are subject to federal regulations, there are no new reporting, bookkeeping or other special skills required for compliance as a result of this rulemaking.

The full text of the Proposed Amendment begins on the next page:

DEPARTMENT OF TRANSPORTATION
NOTICE OF PROPOSED AMENDMENT(S)

TITLE 92: TRANSPORTATION
CHAPTER I: DEPARTMENT OF TRANSPORTATION
SUBCHAPTER C: HAZARDOUS MATERIALS TRANSPORTATION REGULATIONS

PART 173
SHIPPER'S GENERAL REQUIREMENTS FOR SHIPMENTS AND PACKAGINGS

Section 173.2000 General
173.3000 Incorporation by Reference of 49 CFR 173

AUTHORITY: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 700-4(a) and 700-9(a)).

SOURCE: Adopted at 3 Ill. Reg. 5, p. A1, effective February 1, 1979; amended at 4 Ill. Reg. 30, p. 1244, effective July 10, 1980; amended at 5 Ill. Reg. 1715, effective February 9, 1981; amended at 6 Ill. Reg. 4287, effective April 16, 1982; amended at 6 Ill. Reg. 10036, effective August 2, 1982; amended at 7 Ill. Reg. 3486, effective April 12, 1983; codified at 8 Ill. Reg. 20015; Part repealed, new Part adopted at 10 Ill. Reg. 5885, effective April 1, 1986; amended at 10 Ill. Reg. 20764, effective December 1, 1986; amended at 11 Ill. Reg. 4781, effective March 10, 1987; amended at 11 Ill. Reg. 17898, effective October 20, 1987; amended at 12 Ill. Reg. 8089, effective April 26, 1988; amended at Ill. Reg. effective

Section 173.3000 Incorporation by Reference of 49 CFR 173

- a) As Part 173 of the Illinois Hazardous Materials Transportation Regulations the Department incorporates 49 CFR 173 by reference, as that Part of the federal hazardous materials transportation regulations was in effect on November 17, 1987. November 1, 1988, subject only to the exceptions in paragraph (b) of this Section. No later amendments to or editions of 49 CFR 173 are incorporated.

- b) The following interpretations of, additions to and deletions from 49 CFR 173 shall apply for purposes of this Part 173 of the Illinois Hazardous Materials Transportation Regulations.

DEPARTMENT OF TRANSPORTATION

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENT(S)

NOTICE OF PROPOSED AMENDMENT(S)

- 1) All references to "this part" in the incorporated federal regulations shall mean Part 173 of the Illinois Hazardous Materials Transportation Regulations.
- 2) All references to "this chapter" or "this subchapter" in the incorporated federal regulations shall mean Subchapter C of Chapter I of Title 92 of the Illinois Administrative Code.
- 3) All references to a section of the regulations in the incorporated federal regulations shall be read to refer to that Section in the Illinois Hazardous Materials Transportation Regulations.
- 4) All references to Parts 174, 175 or 176, or to sections therein shall be read to refer to those parts or sections in the federal hazardous materials transportation regulations.
- 5) All references to shipment of hazardous materials by air, water and rail are incorporated for reference purposes only for those persons contemplating intermodal movements of hazardous materials.
- 6) Section 173.5 in 49 CFR is deleted and not incorporated.
- 7) Section 173.24(c)(1)(vi) is added to the Illinois Hazardous Materials Transportation Regulations and reads as follows:

The markings in this section are not required for a surface moisture/density gauge transported as Radioactive Material, Special Form, N.O.S., when accompanied by a shipping paper which contains (or is accompanied by) a signed statement or certification from the manufacturer of the gauge attesting that the gauge construction complies with all package specifications set forth in Sections 173.415 and 173.416, except those that pertain to marking.
- 8) Section 173.119(n) is added to the Illinois Hazardous Materials Transportation Regulations and reads as follows:

The specifications in this Section do not apply to gasoline being transported in a packaging having a rated capacity of 110 gallons or less if the shipment is in compliance with the rules of the Office of the State Fire Marshal, 41 Ill. Adm. Code 170.15(c). In addition, these shipments are not subject to Subchapter C of these regulations except for those Sections referenced in 41 Ill. Adm. Code 170.15(c).

- 9) Section 173.315(a)(1) Note 17 is deleted from the federal regulations and a new Section 173.315(a)(1) Note 17 is added to the Illinois regulations to read as follows:

Specifications MC 330 and MC 331 cargo tanks, with a design service pressure of 250 p.s.i.g., built in compliance with the Federal ICC or Federal DOT regulations at the time of manufacture, which meet all other design and testing requirements specified by Section 177.824 for cargo tanks in anhydrous ammonia service, and which have been in anhydrous ammonia service in Illinois before February 1, 1979, may continue to be used in such service. No cargo tank that has not been in anhydrous ammonia service in Illinois before February 1, 1979, may be placed in such service in Illinois after that date unless it meets all requirements of the specification, including a minimum design service pressure of 265 p.s.i.g.

- 10) Section 173.315(k) in 49 CFR is deleted and not incorporated.
- 11) Any changes to 49 CFR 173 made effective by U.S. DOT Rulemaking Docket HM-187 [49 FR 21933 (May 24, 1984)] covering small arms ammunition are not incorporated.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Subacute Alcoholism and Substance Abuse Treatment Services

- 2) Code Citation: 77 Ill. Adm. Code 2090

- 3) Section numbers:

2090.10	Amendment
2090.20	Amendment
2090.30	Amendment
2090.40	Amendment
2090.50	Amendment
2090.60	Amendment
2090.70	Amendment
2090.80	Amendment
2090.90	Amendment
2090.100	Amendment
2090.110	Amendment

Action:

- 4) Statutory Authority: Section 4-101 of the Alcoholism and Other Drug Dependency Act, Ill. Rev. Stat. 1987, ch. 111 1/2, par. 6354-1.

- 5) Effective Date of Rule(s) Amendments: November 26, 1988

- 6) Does this rulemaking contain an automatic repeal date? Yes ☐ No ☒

- 7) Does this rule amendment contain incorporations by reference? No
If "yes," was a copy of the approval form issued by JCAR attached to this rulemaking?

- 8) Date filled in Agency's Principal Office: November 26, 1988

- 9) Notice(s) of Proposal Published in Illinois Register:

July 1, 1988, 12 Ill. Reg. 10994

- 10) Has JCAR issued a Statement of Objections to these rule(s)? if answer is "yes," please complete the following: No

A) Statement of Objection: _____, _____ Ill. Reg. _____
(issue date)

B) Agency Response: _____, _____ Ill. Reg. _____
(issue date)

- C) Date Agency Response Submitted for Approval to JCAR:

- 11) Difference(s) between proposal and final version:

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

- A) Several stylistic, format and grammatical changes were made throughout the Part in accordance with the August 31, 1988 request by the Administrative Code Division of the Secretary of State.

- B) In Section 2090.10:

In this Section and throughout the Part the term "other drug" is used to replace "substance."

In subsection c, Section 2055 was changed to 2058 to reflect appropriate new licensing provision and 77 Ill. Adm. Code 250 is added.

- C) In Section 2090.20:

The term "Individual" has been changed to "Individualized" here and throughout the Part.

The term "Qualified Treatment Professional" has been expanded here and throughout the Part to "Qualified Alcoholism and Other Drug Treatment Professional".

The definition of "Qualified Alcoholism and Other Drug Treatment Professional" has been expanded to include persons registered as psychologists and as social workers or certified social workers, or holding a masters or higher level degree in counseling.

The term "Qualified Treatment Supervisor" has been expanded to "Qualified Alcoholism and Other Drug Treatment Supervisor" here and throughout the Part.

In the definition of "Recommended by a physician" the time required for approval by a physician has been shortened from 30 to 14 days. A requirement has been added that for reimbursement the physician diagnosis must be alcoholism and/or other drug abuse.

In the definition of subacute the term "free-standing community-based facility" is changed to a facility licensed under 77 Ill. Adm. Code 2058.

- D) In Section 2090.30:

In subsection (a)(2), references to the old provisions of 77 Ill. Adm. Code 2055 have been changed to the new provisions in Section 2058.369-376 and 2058.380-396 have been added.

- E) In Section 2090.40:

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

In subsection (a)(1) the following typos have been corrected: "face to face" and "place of residence or other."

In subsection (a)(5) the reimbursement provision is changed to reflect that only two client hours may be reimbursed during a 24 hour period unless extended for specified circumstances.

In subsection (a)(5), (b)(5), (c)(5), (d)(5) and (e)(5) the requirement is added that claims be submitted to IDPA and meet their requirements and the language regarding "persons age 17 and under" is changed to "persons under 18 who would qualify for AFDC but do not qualify as dependent children pursuant to 89 Ill. Adm. Code 140.7."

In subsection (b)(2), the minimum number of treatment hours per week has been lowered from 20 to 15 and the waiver provision is deleted.

In subsection (b)(5), the requirement that claims be submitted to IDPA and meet their requirements is added. The reimbursement base unit of service of a minimum four hour session is reduced to a three hour session.

In subsection (c)(2), the minimum number of treatment hours per week has been reduced to 25.

Subsection (d) is expanded to include all detoxification.

In subsection (d)(5), the reimbursement provision is changed to reflect that all admissions less than 12 hours in length be reimbursed at a per episode rate.

Subsection (c) is change to (d) and (d) is changed to (e).

F) In Section 2090.50:

In subsection (c)(1), the appropriate section numbers of newly enacted 2058 replace the old section numbers of 2055.

Subsection (d)(2), is changed to subsection (e) and subsections (d)(2)(A)(B) and (C) thereunder are elevated to subsections (e),(1),(2) and (3).

Subsections (e),(f),(g),(h) and (i) are changed to (f),(g),(h) and (i).

In new subsection (g) additions are made to reflect that the systematic sample for UR includes at least 15% of all Medicaid

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

recipients admitted and/or discharged since its last meeting. Further language is added that "the committee" shall review "the adequacy and completeness of client records" the course of "treatment in comparison" with established norms..., and the previous language deleted. Diagnosis and compliance with the listed sections is added to matters for comparison.

In new subsection (h) the requirements in (1) and (6) have been added and the other requirements renumbered to accommodate them.

In new subsection (i) the typo "for" is changed to "of".

G) In Section 2090.60:

In subsection (a)(4) the section citations are changed to reflect newly inacted 2058 provisions.

H) In Section 2090.70:

In subsection (b) the address for submission of forms is changed to:

Office of Purchased Care Development
222 South College, 2nd Floor
Springfield, Ill. 62704

In subsection (c)(1) the maximum reimbursable client hours is lowered to two, and the last sentence is deleted and the words added "except as permitted by Section 2090.40 (a)(5)."

In subsection (c)(2), "per diem" is changed to "session"; the minimum of four hours is reduced to three; and the term "client day" is changed to client "session."

In subsection, (c)(4) "have" is deleted and "be reimbursed at" is added.

I) In Section 2090.80:

In subsection (b) "Division of Medical programs, DPA" is deleted and the last sentence added.

In subsection (c) the first sentence is deleted, the term "Part" is changed to Section and DPA is changed to IDPA.

J) In Section 2090.90:

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

NOTICE OF ADOPTED AMENDMENTS

In subsection (a) "Quality Assurance Certification Section" is added and "Attn: Medicaid Quality Care Certification" deleted.

Subsection (a)(2), is changed to (b) and subsections (b), (c), (d), (e) and (f) changed to (c), (d), (e), (f) and (g).

In new subsection (f)(1) DPA is changed to IDPA, the word "initial" is added and the words "when providers may deliver services to Medicaid recipients which will be reimbursed by IDPA," replaces "of the rate for services certified pursuant to this Part."

K) In Section 2090.100:

In subsection (a)(1), 30 days is changed to 90; subsection (A) is added and former (A) and (B) changed to (B) and (C). "Authorized program representative" replaces "administrator."

In subsection (a)(2), the citation 2030.640 is added.

In subsection (c) "within 30 days" is added.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will this rule amendments replace an emergency rule amendment currently in effect? Yes

14) Are there any amendments pending on this Part? No

Section Numbers Proposed Action Illinois Register Citation

15) Summary and Purpose of Rule(s) Amendments:

The amendments expand provider eligibility for participation in the Subacute Medicaid Initiative to include Department licensed methadone treatment providers and hospitals licensed under the Hospital Licensing Act which treat alcohol and other drug abuse. The outcome will be increased access of treatment services for Medicaid recipients, particularly intravenous drug abusers and those formerly served in hospital residential treatment and reimbursed by IDPA's ICARE program. This will result in reductions in transmission of the AIDS virus and the health care costs to the State from recipients with AIDS, alcohol and other drug problems.

16) Information and questions regarding this adopted rule amendment shall be directed to:

Name: Paul Buchholz
Address: 100 W. Randolph Street, Suite 5-600, Chicago, Ill 60601

Telephone: (312) 917-3840

The full text of the Adopted Rule(s) Amendments begins on the next page:

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

TITLE 77: PUBLIC HEALTH
CHAPTER X: DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE
SUBCHAPTER g: MEDICAID PROGRAM STANDARDS

PART 2090
SUBACUTE ALCOHOLISM AND SUBSTANCE ABUSE TREATMENT SERVICES

Section

2090.10	Purpose
2090.20	Definitions
2090.30	Licensure
2090.40	Treatment Service Categories
2090.50	Utilization Review
2090.60	Recordkeeping
2090.70	Rate Setting
2090.80	Rate Appeals
2090.90	Application and Certification Process
2090.100	Recertification and Inspection
2090.110	Sanctions for Non-Compliance

AUTHORITY: Implementing and authorized by Section 4-101 of the Alcoholism and Other Drug Dependency Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 6354-1).

SOURCE: Adopted at 11 Ill. Reg. 2236, effective January 14, 1987; emergency amendments at 12 Ill. Reg. 11273, effective June 30, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 20061, effective November 26, 1988.

Section 2090.10 Purpose

- a) The requirements set forth in this Part establish criteria for participation by subacute alcoholism and other drug substance abuse treatment programs in the Illinois Medical Assistance Program (89 Ill. Adm. Code 140.3).
- b) The Department of Alcoholism and Substance Abuse, (the Department), acting on behalf of the Department of Public Aid, shall certify the eligibility of applicants for participation who meet these requirements.
- c) These requirements are in addition to licensure standards established in 77 Ill. Adm. Code 200 and 77 Ill. Adm. Code 2055 250 and 77 Ill. Adm. Code 2058, and are for the purpose of assuring that Medicaid recipients shall receive quality services in accordance with 42 CFR 440 and 456.

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

- d) These requirements shall be used by the Department for certification, recertification, and periodic inspection of providers participating in the Medical Assistance Program.

(Source: Amended at 12 Ill. Reg. 20061, effective November 26, 1988)

Section 2090.20 Definitions

The following definitions shall apply to this Part:

"Clinical Supervision": The review of treatment cases and the use of other supervisory techniques for the purposes of assuring that a client's clinical needs are met.

"Follow-up": Routine scheduled or unscheduled provider contact with a former client that occurs after the client has been discharged, has been previously specified in the client's treatment and discharge plan, and occurs for a period of time and at least at specified intervals. Follow-up is for the purpose of offering the individual continuing assistance as necessary to maintain and improve upon the clinical goals achieved during treatment.

"Individualized Treatment Plan": The written plan which identifies the care and treatment to be provided to the client based upon documented assessment of his/her individual problems and needs as well as strengths and resources.

"Physician": A person who is licensed to practice medicine in all its branches under the Medical Practice Act of 1987 (Ill. Rev. Stat. 1985, ch. 111, par. 4401 4400-1 et seq.).

"Provider": Any public or private agency, organization, or institution, or unit of state or local government or other legal entity licensed to deliver alcoholism or other drug substance abuse services according to the requirements specified in 77-III-Adm-Code Section 2090.30 and enrolled to provide treatment services under the Illinois Medical Assistance Program.

"Psychiatrist": A person licensed to practice medicine in all its branches under the Medical Practice Act of 1987 (Ill. Rev. Stat. 1985, ch. 111, par. 4401 4400-1 et seq.) and who meets the requirements of Section 1-121 of the Mental Health and Developmental Disabilities Code. (Ill. Rev. Stat. 1985, ch. 91 1/2, par. 1-121).

"Qualified Alcoholism and Other Drug Treatment Professional": A person who has a minimum of 2000 hours of paid formal work

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

experience in the field of alcoholism/substance and/or other drug abuse under clinical supervision including at least 1500 documented hours of direct client service and at least 40 clock hours of formal training in the field of alcoholism/substance and/or other drug abuse. The supervised and documented direct client service hours shall include the following alcoholism/substance and/or other drug abuse client services and treatment activities: screening; assessment and evaluation; treatment planning; intervention; referral activities; client education; case management and consultation; clinical recordkeeping; and recovery support. Direct treatment activities shall include clinically supervised experience working with individuals, groups, and families. A qualified alcoholism and other drug treatment professional may also be a person registered as a psychologist pursuant to the Clinical Psychology Practice Act (P.A. 85-1305, effective January 1, 1989), a person registered as a social worker or certified social worker pursuant to the Clinical Social Work and Social Work Practice Act (P.A. 85-1045, effective January 1, 1989), or a person holding a masters or higher level degree in counseling which includes a clinical internship. holding a masters or higher level degree in social work; psychology; or counseling which includes a clinical internship. In a detoxification service, a includes a clinical internship. A qualified treatment professional may also be a person licensed as a registered nurse pursuant to Section 3(k) of the Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1987, ch. 111, par. 3503(k)); a licensed practical nurse pursuant to Section 3(i) of the Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1987, ch. 111, par. 3503(i)); or a person certified as an emergency medical technician pursuant to Section 4.12 of the Emergency Medical Services (EMS) Systems Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 5504.12); who have completed at least 40 clock hours of formal training in the field of alcoholism or other drug abuse. Physicians are deemed to meet this these requirements.

"Qualified Alcoholism and Other Drug Treatment Supervisor": A person who in addition to meeting the requirements for a qualified alcoholism and other drug treatment professional, has at least an additional 4,000 hours paid work experience in the field of alcoholism/substance and/or other drug abuse and has at least 10 clock hours in formal training in the philosophy and techniques of supervision.

"Recommended by a Physician": The physician formulation of, approval of, or involvement in each client's treatment plan within 30 14 (calendar) days from the date of initial services. The physician shall establish a diagnosis which, to be reimbursed as a Medicaid service under this Section, must be a diagnosis of alcoholism and/or other drug abuse. Evidence of the physician's

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

supervision must be documented by the physician's signed and dated approval of the treatment plan or signed and dated notation indicating concurrence with the plan of treatment in the client's record. The physician must provide a handwritten signature. The provider shall not use a signature stamp. This must reoccur: whenever there is a significant change in the treatment plan (i.e. a change in service category, problem identification, or focus of treatment); or at least once within every 90 days, whichever comes first.

"Subacute": The level of care necessary to effectively treat an alcohol and/or other drug substance abuser's dependency on a chemical substance, without the more intensive measures designed to treat primary medical conditions in an acute care setting (e.g. inpatient hospitalization). Subacute care may be delivered in a facility licensed under the rules for Licensure of Alcoholism and Substance Abuse Treatment, Intervention and Research Programs (77 Ill. Adm. Code 2058) or in a hospital which, for purposes of Medicaid reimbursed alcoholism and/or either of other drug abuse services, requests to be certified according to Section 2090.90, and meets requirements for certification.

"Treatment Protocol": Written policies and procedures which describe the client services delivered by the provider. These policies and procedures must be approved and signed by a physician.

(Source: Amended at 12 Ill. Reg. 20061, effective November 26, 1988)

Section 2090.30 Licensure

- a) Application for Medicaid enrollment for alcoholism and other drug substance abuse treatment service providers may be made by the providers who are:

- 1) Currently licensed by the Illinois Department of Public Health pursuant to 77 Ill. Adm. Code 200 for alcoholism treatment facilities, for any or all of the treatment service categories described in 77 Ill. Adm. Code 200.820, 200.821, 200.822, 200.824, 200.825, 200.826, and/or
- 2) Currently licensed by the Illinois Department of Alcoholism and Substance Abuse under the provisions of 77 Ill. Adm. Code 2055 2058 for alcoholism and other drug abuse treatment categories described in 77 Ill. Adm. Code 2055-439; 2055-440; 2055-450; and 2055-460; 2058.369-376 and 2058.380-396.

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

- 3) Currently licensed by the Illinois Department of Public Health pursuant to 77 Ill. Adm. Code 250 for the treatment service categories described in 77 Ill. Adm. Code 250.2830 (b) and (c), i.e. inpatient alcoholism rehabilitation and alcoholism outpatient services.
- b) Providers who have applied for licensure for the first time and hold a provisional license for a treatment service category are not eligible to apply for Medicaid enrollment for that treatment service category.
- c) Providers shall enroll for participation in the Illinois Medical Assistance Program as provided in 89 Ill. Adm. Code 140.11.
- d) Providers shall deliver only those treatment services for which they are licensed.

(Source: Amended at 12 Ill. Reg. 20061, effective November 26, 1988)

Section 2090.40 Treatment Service Categories

a) Outpatient Services

- 1) The provision of face-to-face diagnostic and individual, group, or family treatment on a scheduled or unscheduled basis to an individual who in the clinical judgment of a qualified alcoholism and other drug treatment professional is experiencing a problem with alcohol or other drugs (e.g. family, social, financial, employment, educational, and/or legal). Services are delivered in a licensed nonresidential subacute setting. However, outpatient services may be provided in a recipient's place of residence or other off-site location when required because of illness, disability, or infirmity as documented in the recipient's individualized treatment plan. This service is designed to reduce or eliminate an individual's intake of alcohol and/or other substances drugs.

2) Scope

Outpatient treatment services must be delivered in accordance with an individualized treatment plan recommended by a physician. Services shall include, but are not limited to assessment, diagnosis and subsequent individual, group, or family counseling, case coordination, aftercare, and follow-up.

3) Admission Criteria

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

To be admitted for outpatient treatment, an individual must be experiencing problems as a result of using alcohol or other drugs and, in the clinical judgment of a qualified treatment professional, must not be actively experiencing psychotic manifestations, or other severe mental or physical illness, which require immediate acute medical or psychiatric care. In addition, the individual must not be intoxicated, incapacitated due to the effects of alcohol or other substances, or in withdrawal. An individual's physical and emotional conditional must allow them to function in their usual non-residential setting.

4) Staffing Qualifications

- A) Outpatient services must be delivered by qualified alcoholism and other drug treatment professionals.
- B) Each qualified alcoholism and other drug treatment professional providing treatment services must receive a minimum of four (4) hours per month of direct clinical supervision delivered in no less than two sessions, by a qualified alcoholism and other drug treatment supervisor.

5) Reimbursement

Outpatient treatment services delivered to Aid to the Aged, Blind, and Disabled (AABD), Aid to Families with Dependent Children (AFDC), Medical Assistance, No Grant (WANG), Refugee Repatriate Program (RRP) recipients, ~~as well as~~ Title XIX eligible Department of Children and Family Services (DCFS) wards, and persons under the age of eighteen who would qualify for AFDC but do not qualify as dependent children pursuant to 89 Ill. Adm. Code 140.7, are Medicaid-reimbursable via the prospective rates in effect as of the date of service (89 Ill. Adm. Code 140.394). Medicaid claims are submitted to Illinois Department of Public Aid (IDPA), and shall meet the requirements of IDPA rules pursuant to 89 Ill. Adm. Code 140.390-140.396 for alcoholism and substance abuse treatment providers. The billable outpatient unit of service is a client hour defined as face-to-face counseling with a diagnosed client in an individual, group, or family setting. Reimbursement shall occur by a fee-for-service mechanism, using one client hour as the base unit of service, billable to the nearest quarter-hour. No more than three two client hours shall be reimbursed for any client during a 24-hour period, except that the maximum number of hours may be extended by the provider to three

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

during a 24 hour period on an individual basis when circumstances exist which limit accessibility to treatment services. These circumstances, such as significant travel distances, must be documented in the individualized treatment plan. In instances where the provider has extended the client hours beyond two per 24 hour period, no more than two of those client hours may be reimbursed for group treatment.

b) Short-Term-Rehabilitation Intensive Outpatient Treatment

1) Definition

The provision of diagnostic services and individual or group treatment on a scheduled-only outpatient basis is a licensed subacute setting. This service is designed to reduce or eliminate, through a controlled milieu, an individual's intake of alcohol and/or other substances.

2) Scope

Short-term-rehabilitation Intensive outpatient treatment services must be delivered in accordance with an individualized treatment plan recommended by a physician. Services shall include, but are not limited to assessment, evaluation, diagnosis, and subsequent individualized, group, or family counseling, education, case coordination, aftercare and follow-up. Short-term-rehabilitation Intensive outpatient treatment is a structured program offered a minimum of four days or evenings per week and includes a minimum of 20 hours of treatment activities per client per week. This programmatic-scope-is-required-unless-a-specific-waiver-has-been-granted-by-the-licensing-authority--Such-waivers-must-be-described-in-the-application-for-certification-and-will result-in-adjustments-to-rates-calculated-for-the-provider-

3) Admission Criteria

Individuals admitted to short-term-rehabilitation intensive outpatient treatment must, in the clinical judgment of a qualified alcoholism and other drug treatment professional, be experiencing problems related to their addictive or abusive use of alcohol and/or other drugs which requires a level of care exceeding that available in outpatient treatment. Individuals experiencing active psychotic manifestations, or other severe mental or physical illness which requires immediate acute medical or psychiatric care, should not be admitted to short-term-rehabilitation intensive outpatient treatment. In addition, the individual shall not

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

be intoxicated, incapacitated due to the effects of alcohol or other drugs substances, or in withdrawal.

4) Staffing Qualifications

At least one qualified alcoholism and other drug treatment professional must deliver at least 50% of direct client treatment services during each treatment session. Additional services may be delivered by specialty staff, for example, vocational counselors or activity therapists.

5) Reimbursement

Short-term-rehabilitation Intensive outpatient treatment services provided to AABD, AFDC, MANG, and RRP recipients, as well as Title XIX eligible DCFS wards, and persons under the age of eighteen who would qualify for AFDC but do not qualify as dependent children pursuant to 89 Ill. Adm. Code 140.7, are Medicaid reimbursable via the prospective rates in effect as of the date of service (89 Ill. Adm. Code 140.394). Medicaid claims are submitted to IDPA, and shall meet the requirements of IDPA rules pursuant to 89 Ill. Adm. Code 140.390-140.396 for alcoholism and substance abuse treatment providers. Reimbursement shall occur by a fee-for-service mechanism, using one client session of a minimum of four three hours as the base unit of service. No more than one client session shall be reimbursed per 24 hour period. Services for clients enrolled in short-term-rehabilitation intensive outpatient treatment shall not be reimbursed under the provisions for outpatient services.

c) Residential Rehabilitation

1) Definition

The provision of diagnostic services and individual or group treatment on a scheduled-only residential basis in a licensed subacute setting. This service is designed to reduce or eliminate, through a controlled milieu, an individual's intake of alcohol and/or other drugs.

2) Scope

Residential rehabilitation must be delivered in accordance with an individualized treatment plan recommended by a physician. Services must include, but are not limited to assessment, evaluation, diagnosis, and subsequent individual, group, or family counseling, education, case

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

coordination, aftercare and follow-up. Residential rehabilitation is a structured residential program offered seven days per week and includes a minimum of 25 hours of treatment activities per client per week.

3) Admission Criteria

Individuals admitted to residential rehabilitation must, in the clinical judgment of a qualified alcoholism and other drug treatment professional, be experiencing problems related to their addictive or abusive use of alcohol and other drugs which requires a level of care exceeding that available in outpatient and intensive outpatient treatments. Individuals experiencing active psychotic manifestations, or other severe mental or physical illness which requires immediate acute medical or psychiatric care, should not be admitted to residential rehabilitation. In addition, the individual shall not be intoxicated, incapacitated due to the effects of alcohol or other drugs, or in withdrawal.

4) Staffing Qualifications

At least one qualified alcoholism and other drug treatment professional must deliver at least 50% of direct client treatment services during each treatment session. Additional services may be delivered by specialty staff, for example, vocational counselors or activity therapists.

5) Reimbursement

Residential rehabilitation services provided to AABD, AFDC, MANG, and RRP recipients, Title XIX eligible DCFS wards, and persons under the age of eighteen who would qualify for AFDC but do not qualify as dependent children pursuant to 89 Ill. Adm. Code 140.7, are Medicaid reimbursable via the prospective rates in effect as of the date of service (89 Ill. Adm. Code 140.394). Medicaid claims are submitted to IDPA, and shall meet the requirements of IDPA rules pursuant to 89 Ill. Adm. Code 140.390-140.396 for alcoholism and substance abuse treatment providers. Reimbursement shall occur on a per diem basis. Services for clients enrolled in residential rehabilitation shall not be reimbursed under the provisions for outpatient, intensive outpatient or detoxification services.

d) Detoxification Alcohol-Only1) Definition

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

The provision of immediate physiological stabilization and diagnostic and short term treatment on a non-scheduled basis to an individual who is intoxicated or experiencing withdrawal from the ingestion of alcohol and/or other drugs, and whose physical and emotional condition does not require the intensity of an acute care setting, but does require intensive monitoring and observation. Detoxification is care provided in a short-term residential setting to an individual whose physical and emotional condition requires ongoing monitoring and observation, as well as more intensive assessment and treatment counseling, and is intended to lead to further treatment as necessary. This service is provided in a highly controlled and supportive residential subacute environment.

2) Scope

Detoxification services shall be provided in accordance with a treatment protocol approved and signed by a physician. Services shall include but are not limited to assessment, evaluation, diagnosis, determination of need for more specialized medical care, rest under close observation, individual counseling, case coordination and subsequent referral, room and board, meals, and supervision by staff.

3) Admission Criteria

To be admitted for detoxification, an individual must be intoxicated or incapacitated by alcohol and/or must be experiencing alcohol withdrawal. However, an individual must not be comatose and must not be actively experiencing psychotic manifestations or other severe mental or physical illness which requires immediate acute medical or psychiatric care.

4) Staffing Qualifications

At least two staff members, at least one of whom must be a qualified alcoholism and other drug treatment professional, are to be on duty at all times.

5) Reimbursement

Detoxification services provided to AABD, AFDC, MANG, and RRP recipients, as well as Title XIX eligible DCFS wards, and persons under the age of eighteen who would qualify for AFDC but do not qualify as dependent children pursuant to 89 Ill. Adm. Code 140.7, are Medicaid-reimbursable via

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

prospective rates in effect as of the date of service (89 Ill. Adm. Code 140.394). Medicaid claims are submitted to IDPA and shall meet the requirements of IDPA rules pursuant to 89 Ill. Adm. Code 140.390-140.396 for alcoholism and substance abuse treatment providers. Reimbursement for detoxification services shall occur on a per diem basis. However, providers-in-which-were-less-than-50% of their detoxification admissions are less than 12 hours in length shall have be reimbursed at a per episode rate. for those short-stay admissions: No more than one client episode shall be reimbursed per 24 hour period.

d)e) Ancillary Diagnostic Services

- 1) Ancillary diagnostic services are limited to psychiatric evaluations to determine whether the individual's primary condition is attributable to the effects of alcohol or drugs or to a diagnosed psychiatric or psychological disorder. Such an evaluation shall determine the individual's primary condition and recommend appropriate treatment services.
- 2) Psychiatric evaluations reimbursable through Medicaid are limited to a psychiatric evaluation/examination of a client and the exchange of information with the primary physician and other informants such as nurses, counseling staff, or family members and the preparation of a report including psychiatric history, mental status, and diagnosis. This service shall be performed by a psychiatrist.
- 3) Psychiatric evaluations may be delivered to individuals admitted to outpatient, short-term residential rehabilitation, intensive outpatient, or detoxification services where the need for such services is documented in the individual's client's individualized treatment plan. Documentation of all such services shall be maintained in the client record.
- 4) Ancillary diagnostic services delivered to AABD, AFDC, MANG, and RRP recipients, as well as Title XIX eligible DCFS wards, and persons under the age of eighteen who would qualify for AFDC but do not qualify as dependent children pursuant to 89 Ill. Adm. Code 140.7, are Medicaid-reimbursable on a per-encounter basis at the prevailing rate as established by DPA pursuant to 89 Ill. Adm. Code 140.400.

(Source: Amended at 12 Ill. Reg. 20061, effective November 26, 1988)

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

Section 2090.50 Utilization Review

- a) Each provider shall have written utilization review (UR) policies and procedures for the ongoing study of client care and treatment patterns. Such policies and procedures are for the purpose of determining the clinical appropriateness of client admission, lengths of stay, supportive services, and lead to reports containing specific plans for corrective action and follow-through as required.
- b) UR policies shall specifically establish criteria and norms for the clinical appropriateness of admission and readmission, length of stay, and discharge and aftercare planning. For individuals not admitted for treatment, policies shall establish criteria for referral to other appropriate services. Procedures shall set forth the process by which the provider assesses whether provider practice conforms to the established criteria and norms, identifies problems, and plans and follows through with corrective action.
- c) Written criteria which meet the requirements of 77 Ill. Adm. Code 200.803, 2055-4307-2055-4307, 2055-440 2055-450- 77 Ill. Adm. Code 2058.309(f) and 2058.327(a),(b),(c) and (d).
- d) Readmission-Criteria --
1) Readmission criteria shall be established and a process developed which shall include a review of all admission activities and a specific examination of prior treatment experiences. Providers shall document the precipitating problem(s) and the need for readmission, and shall specify appropriate services for each readmitted client.
- e) 2) Discharge Criteria
A) 1) Discharge criteria shall be developed for the purpose of Medicaid billing which clearly state the conditions under which treatment is terminated, e.g. upon completion of the recipient's treatment plan or a client leaving against staff advice.
B) 2) Discharge and aftercare planning is to be initiated as soon as the initial treatment plan is developed.
C) 3) Policies and procedures shall be developed specifying how continuing clinical needs of clients will be met should available benefits be exhausted.
- e) f) The provider's written policies shall include at least the following:

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

- 1) A delineation of the responsibilities and authority of those involved in utilization review activities, including members of the professional staff, the utilization review committee, provider administration, and, when applicable any qualified outside organization contracted to perform review activities.
 - 2) A conflict-of-interest policy applicable to anyone involved in utilization review activities to insure that a committee member does not review his or her own work.
 - 3) A confidentiality policy applicable to all utilization review activities and to resultant findings and recommendations.
 - 4) A description of the method(s) used to identify utilization related problems.
 - 5) The procedures for conducting concurrent review, including developing necessary review forms.
 - 6) A mechanism for reviewing discharge and aftercare planning.
- f)g) At a minimum, the provider's UR procedures shall include the following steps:
- 1) Upon an individual's admission for treatment, notice of such admission shall be sent to the provider's UR committee.
 - 2) The UR committee shall select a systematic sample which includes at least fifteen percent of all Medicaid recipients admitted and/or discharged admissions since its last meeting, including both current and discharged clients. The committee shall review the adequacy and completeness of client records, the course of treatment in comparison to these admissions, and compare them with established norms and criteria, particularly for appropriateness of admission, length of stay, and discharge planning, diagnosis, and compliance with Section 2090.40 (a)(2), (b)(2), (c)(2) and or (d)(2) as appropriate based upon the category or categories of services delivered.
 - 3) If the admission is deemed inappropriate, the UR committee shall determine if the individual has been discharged and necessary referral procedures have been implemented.
 - A) If the client has been discharged, the UR committee shall inform the clinical director and/or the executive

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

- director of the reasons that the admission was inappropriate and shall maintain records of corrective action to prevent reoccurrence.
- B) If the client has not been discharged, the UR committee shall notify the clinical director a/or the executive director who shall institute immediate corrective action. Records of the completion of such actions shall be maintained by the UR committee.
 - 4) The provider shall maintain data documenting the total number of admissions and the number of sample cases drawn for review. For that sample, data shall be maintained documenting the number of admissions found to be clinically appropriate, the number of cases whose length of stay was in accordance with established norms, the number of admissions found to be clinically inappropriate, and the number of cases whose length of stay was beyond established norms.
- g)h) The UR committee shall issue a report of their findings at least quarterly which contains an analysis of admissions of the previous quarter to determine that established policies and procedures have been followed and to identify utilization related problems. Such reports shall be issued to the provider's executive director and governing board and shall contain at a minimum:
- 1) An analysis of the adequacy and completeness of client records.
 - 2) An analysis of the appropriateness and clinical necessity of admissions.
 - 3) An analysis of the appropriateness of extended stays.
 - 4) An analysis of whether discharge planning has been done in accordance with established policies.
 - 5) Specific analysis of delays in discharge.
 - 6) An analysis of the scope of medicaid reimbursed services.
 - 7) Comments, findings, and recommendations based upon such findings.
- h)i) Records shall be maintained for corrective actions taken by the executive director and/or the governing board pursuant to the quarterly reports. UR policies, procedures, and reports shall be reviewed and evaluated annually and revised as necessary.

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

- 1) Records of individual case reviews, quarterly reports and records of corrective action shall be made available for inspection by the Department.

(Source: Amended at 12 Ill. Reg. 2006 effective November 26, 1988

Section 2090.60 Recordkeeping

- a) Each provider shall maintain client records which include:

- 1) An individual treatment plan including treatment goals, or, in the case of detoxification, screening and assessment results, which include documented problem assessment and a diagnosis of alcoholism or alcohol abuse and/or other drug substance abuse.
- 2) Staff signed and dated progress notes which describe the services provided and movement toward established goals.
- 3) Documentation which includes the date and time, duration, and staff member involved for each service.
- 4) Medical assessment and documentation as required by 77 Ill. Adm. Code 2058.321(a) and 2058.321(c), 200-803(f); 2955-410(f) and 2955-420(e) and (d); documentation of current medication usage, and documentation of all ancillary medical services.
- 5) Discharge and aftercare plans.

- b) All records of services delivered to Medicaid recipients shall remain on the provider's premises and shall be retained for at least five years.

- c) All records shall be made available for inspection by the Department.

(Source: Amended at 12 Ill. Reg. 20061 , effective November 26, 1988)

Section 2090.70 Rate Setting

- a) The amount approved for payment for alcoholism and other drug substance abuse treatment is based on the category type and amount of services required by and actually delivered to a recipient. The amount is determined in accordance with prospective rates developed by the Department and adopted by the Department of Public Aid. The adopted rule shall not exceed the charges to the general public.

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

- b) Rates are cost-based and are individually established annually for each service at each provider. In order that costs may be determined, each provider shall submit, upon application for certification, the provider's annual audit for the prior fiscal year and two copies of the required statistical and financial information which shall be submitted on forms specified by the Department State of Illinois-Interagency-Statistical and Financial-Report-(ISFR). These shall be submitted in accordance with Section 2090.90 (a)(1) and (B2) of this Part. Blank copies of the forms ISFR and instructions for its completion may be obtained by submitting a request in writing to:

Illinois Department of Alcoholism and Substance Abuse
State-of-Illinois-Center
100 West-Randolph-Street, Suite-5-600
Chicago, Illinois--60601
Office of Purchased Care Development
222 South College, 2nd Floor
Springfield, IL 62704
Attn:--Statistical-6-Financial-Forms-ISFR-Request

- c) Rates are generated through the application of formal methodologies specific to each category.

- 1) Outpatient services shall be reimbursed at an all-inclusive per client hour rate payable to the nearest quarter hour. Such services are defined as face-to-face counseling with a diagnosed client. No more than three two client hours shall be reimbursed for any client during a 24 hour period, except as permitted by Section 2090.40 (a)(5). No more than two of these client-hours may be reimbursed for group treatment.
- 2) Short-term-rehabilitation Intensive Outpatient services shall be reimbursed at an all-inclusive per diem session rate; a day is defined as a minimum of four three hours per 24 period. No more than one client day session shall be reimbursed for any recipient during any 24 hour period.
- 3) Residential rehabilitation services shall be reimbursed at an all-inclusive per diem rate. No more than one client day shall be reimbursed for any recipient during any 24 hour period.
- 3)4) Detoxification services shall be reimbursed at an all-inclusive per diem rate. However, providers in which more than 50% of their detoxification admissions are less than twelve hours in length shall be reimbursed at have a per episode rate, for those short-stay admissions.

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

4)5) Ancillary diagnostic services shall be reimbursed on a per encounter basis to psychiatrists at the practitioner's usual and customary charge, not to exceed the maximum established by the Department.

5)6) The provider shall not be reimbursed for more than one covered substance alcoholism or substance other drug abuse service per client per day except for ancillary services which may be reimbursed in addition to one of the other covered services.

d) Hospitals

The Department shall establish rates with hospitals delivering substance services who request such certification and are certified pursuant to this Part. Rates shall be based upon the service definitions found in Section 2090.40 (a), (b), (c) and (d) of this Part, and shall be subject to the provisions of subsections (a), (b) and (c).

(Source: Amended at 12 Ill. Reg. 20061, effective November 26, 1988)

Section 2090.80 Rate Appeals

- a) Providers may appeal their rates in writing within 30 calendar days of the postmark date of the rate notice.
- b) Appeals shall be submitted to Division of Medical Programs, BPA- the Department's Office of Purchased Care Development at the address contained in Section 2090.70 (b).
- c) BPA shall refer the appeal pursuant to 89 Ill. Adm. Code 149.396 to the Department for analysis of the appeal's basis and substance. The Department shall determine whether a reason for the appeal exists pursuant to Part Section 2090.80 (d) and that the written appeal contains all elements required in Part Section 2090.80 (e). Further clarification of the information submitted may be requested of the provider. The Department shall forward a recommendation to IDPA within 60 calendar days of receipt of the appeal. IDPA shall make the final administrative decision based upon the appeal's conformity with this Part.

d) Rate appeals may be considered for the following reasons:

- 1) Mechanical or clerical errors committed by the provider in reporting historical expenses used in the calculation of allowable costs.

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

2) Mechanical or clerical errors committed by the Department in auditing historical expenses as reported and/or in calculating reimbursement rates.

3) The Department and the provider have entered into a written agreement to amend, alter, or modify substantive programmatic or management procedures attendant to the delivery of services, which have a substantial impact upon the costs of service delivery.

4) The alcoholism or other drug substance abuse licensing authority has amended the licensed capacity of a facility or treatment service.

5) The alcoholism or other drug substance abuse licensing authority requires substantial treatment service changes as a result of mandated licensure requirements.

6) The alcoholism or other drug substance abuse licensing authority requires substantial changes in physical plant as a result of mandated licensure requirements. In such instances, the provider must submit a plan of corrections for capital improvements approved by the licensing authority, along with the required cost information.

7) State and/or Federal regulatory requirements have generated a substantial increase in allowable costs.

e) To be accepted for review, the written appeal shall include:

- 1) The current approved reimbursement rate, allowable costs, and the additional reimbursable costs sought through the appeal;
- 2) A clear, concise statement of the basis for the appeal;
- 3) A detailed statement of financial, statistical, and related information in support of the appeal, indicating the relationship between the additional reimbursable costs as submitted and the circumstances creating the need for increased reimbursement;
- 4) A citation to any mandated or contractual requirement pertinent to the appeal; and
- 5) A statement by the provider's chief executive officer or financial officer that the application of and information

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE
NOTICE OF ADOPTED AMENDMENTS

contained in the vendor's reports, schedules, budgets, books and records submitted are true and accurate.

(Source: Amended at 12 Ill. Reg. 20061, effective November 26, 1988)

Section 2090.90 Application and Certification Process

Each alcohol or substance abuse treatment provider who desires to enroll in the Medicaid program shall submit an application to the Department. The Department shall certify the provider when it is determined that the provider is in compliance with these program standards.

a) Applications may be obtained by submitting a request in writing to:

Illinois Department of Alcoholism and Substance Abuse
State of Illinois Center
Quality Assurance Certification Unit
100 West Randolph Street, Suite 5-600
Chicago, Illinois 60601

Attn: Medicaid-Quality-Care-Certification

b) The Department shall forward the application materials not later than 15 calendar days after receipt of the request.

c) The applicant shall submit to the Department a completed application form, a copy of the applicant's most recent utilization review report, and the most recent annual audit and statistical and financial data Interagency Statistical and Financial Report (ISFR) as specified in Section 2090.90-(a)(2)-(A)-(B) below.

1) Applicants who receive funding from the Department shall be in compliance with 77 Ill. Adm. Code 2030.520, and 2030.610 and 2030.640.

2) Applicants who do not receive funding from DASA shall submit one copy of the annual audit according to the standards established in 77 Ill. Adm. Code 2030.520 and two copies of the statistical and financial data submitted on forms required by the Department. ISFR

d) Applications which are missing more than two components shall be returned to the applicant with a statement specifying the missing information. Completed applications may be resubmitted. Applications which are missing one or two components shall be held by the Department and the applicant notified in writing of the missing information. The applicant may submit only the missing

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE
NOTICE OF ADOPTED AMENDMENTS

components. The Department shall hold such incomplete applications information no more than 30 calendar days.

e) Applications which are complete shall be reviewed for compliance with the requirements of this Part.

1) If the application is in compliance with this Part, the Department shall conduct an on-site inspection.

2) If the application does not comply with the requirements of this Part, the Department shall notify the applicant in writing of the deficiencies. The applicant may correct the deficiencies and supply the new information to the Department. Should the applicant not satisfactorily respond to the deficiencies within 60 calendar days, the Department shall deny certification.

f) The Department shall notify the applicant in writing of its determination regarding certification following completion of the on-site inspection.

1) If the on-site inspection confirms compliance with the requirements of this Part, the Department shall include the IDPA enrollment forms with the letter of certification. The applicant shall submit the completed enrollment forms along with a copy of the letter of certification to IDPA. The effective date of initial certification by the Department shall be the effective date when providers may deliver services to Medicaid recipients which will be reimbursed by IDPA. of-the-rate-for-services-certified-pursuant-to-this Part.

2) If the on-site inspection does not confirm compliance with the requirements of this Part, the Department shall notify the applicant in writing of the deficiencies. The applicant may correct the deficiencies and supply the new information to the Department. Should the applicant not satisfactorily respond to the deficiencies within 60 calendar days, the Department shall deny certification.

g) Where certification has been denied, the applicant may appeal the Department's decision and request a hearing pursuant to 77 Ill. Adm. Code 2000.

(Source: Amended at 12 Ill. Reg. 20061, effective November 26, 1988)

Section 2090.100 Recertification and Inspection

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

a) The Department shall recertify Medicaid enrolled providers annually.

- 1) ~~Thirty-(30)~~ Ninety (90) days prior to the anniversary date of certification the provider shall submit to BASA the Department:

A) A recertification application on forms specified by the Department.

A)B) A statement that the provider continues to meet all requirements of this Part including the appropriate state licensure for each enrolled treatment service category. This statement shall be signed by the administrator Authorized Program Representative of the facility.

B)C) Copies of all UR reports since the date of last certification.

- 2) Providers who receive funding from the Department shall be in compliance with 77 Ill. Adm. Code 2030.520, and 2030.610 and 2030.640.

- 3) Providers who do not receive funding from the Department shall submit one copy of the annual audit according to the standards established in 77 Ill. Adm. Code 2030.520 and two copies of the statistical and financial data submitted on forms required by the Department ISFR.

b) Inspections

- 1) The Department shall conduct inspections of providers certified under this Part to enforce compliance with provisions of this Part.

- 2) The Department inspectors shall be granted access to all facilities and service areas, client records, and all other records under this Part.

- c) The provider shall notify the Department in writing within 30 days of any changes in policies or procedures required in this Part.

(Source: Amended at 12 Ill. Reg. 20061, effective November 26, 1988)

Section 2090.110 Sanctions for Non-Compliance

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

- a) Failure to comply with the requirements of this Part shall result in the provider being issued a written warning or having its certification suspended or terminated for the Illinois Medical Assistance Program.

- b) The Department shall issue a written warning to a certified provider who has failed to comply with Sections 2090.40(a)(1), (3)7 or (4)7, 2090-40(b)(1), (3)7 or (4), 2090-40 (c)(1), (3)7 or (4), (d)(1), (3)7 or (4), or 2090.50; or 2090.60.

- 1) Where a certified provider has been determined to have violated the provisions specified in ~~Section-2090-110~~ subsection (b), the Department shall notify the provider in writing of the deficiencies.

- 2) The provider shall have a maximum of 60 calendar days from the date of the written notice to correct the cited deficiencies.

- c) The Department and the Department of Public Aid shall jointly initiate administrative proceedings pursuant to 89 Ill. Adm. Code 140(c) to suspend or terminate certification and eligibility to participate in the Illinois Medical Assistance Program where the provider:

- 1) Has failed to comply with Section 2090.40(a)(2), 2090-40 (b)(2), 2090-40 (c)(2), or 2090-40 (d)(2) and/or

- 2) Has failed to comply with ~~Section~~ subsection 2090-110 (b)(2) and/or

- 3) Does not have a valid license for an enrolled treatment service category issued by the appropriate licensing authority.

- 4) Meets any of the grounds for termination set forth in 89 Ill. Adm. Code 140.17.

- d) The Department shall immediately refer evidence of billing discrepancies or suspected improprieties to the Department of Public Aid for further action.

(Source: Amended at 12 Ill. Reg. 20061, effective November 26, 1988)

ILLINOIS REGISTER

ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Hospital Price Information
- 2) Code Citation: 77 Ill. Adm. Code 2530
- 3) Section Numbers: Adopted Action
 2530.20 Amendment
 2530.30 Amendment
 2530.40 New Section
 Appendix B New Section
- 4) Statutory Authority: Implementing Section 4-4 of Article IV and authorized by Section 2-3 of Article II of the Illinois Health Finance Reform Act (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 6504-1 to 6504-4 and 6502-3).

5) Effective Date of Amendment: November 21, 1988.

6) Does this rulemaking contain an automatic repeal date? No.

7) Do these amendments contain incorporations by reference? Yes. The incorporations by reference are pursuant to Ill. Rev. Stat. 1987, ch. 127, par. 1006.02 (a) and do not require a written approval form from JCAR.

8) Date Filed in Agency's Principal Office: November 14, 1988.

9) Notice of Proposal Published in Illinois Register:

March 11, 1988, 12 Ill. Reg. 4767

10) Has JCAR issued a Statement of Objections to this Rule? No.

11) Differences between proposal and final version: No substantive differences between proposed and adopted Section 2530.20 and 2530.30. Section 2530.40 was changed by the addition of definitions, deletion of requirement of median charges and insertion of October 1 deadline for recommendations by Committee to Illinois Health Care Cost Containment Council.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

13) Will this amendment replace an emergency amendment currently in effect? No.

14) Are there any amendments pending on this Part: No.

ILLINOIS REGISTER

ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

NOTICE OF ADOPTED AMENDMENTS

15) Summary and Purpose of Amendment: Sections 2530.20 and 2530.30 are amended in order to conform with statutory provisions enacted after rules were promulgated. Section 2530.40 requires the reporting of hospital cost information and will aid the Council in collecting and disseminating cost information to the general public so that intelligent, cost efficient decisions can be made.

16) Information and questions regarding this adopted amendment shall be directed to

Marilyn Plomann, Executive Director
 527 South Wells Street, Suite 600
 Chicago, Illinois 60607
 (312) 793-1440

The full text of the Adopted Amendments begin on the next page:

ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

NOTICE OF ADOPTED AMENDMENTS

TITLE 77: PUBLIC HEALTH
CHAPTER XI: ILLINOIS HEALTH CARE COST CONTAINMENT COUNCILPART 2530
HOSPITAL PRICE INFORMATION

Section

2530.10

Price Information

2530.20

Posting Price Information

2530.30

Size and Place of Posting

2530.40

Reporting Information

APPENDIX A

CURRENT ESTABLISHED CHARGES FOR SERVICES

APPENDIX B

REPORT OF CURRENT CHARGES FOR OUTPATIENT SERVICES AND

PROCEDURES

AUTHORITY: Implementing Section 4-4 of Article IV and authorized by Section 2-3 of Article II of the Illinois Health Finance Reform Act (Ill. Rev. Stat. 1984-Supp. 1987, ch. 111 1/2, pars. 6504-4 and 6502-3)

SOURCE: Adopted at 9 Ill. Reg. 12764, effective August 5, 1985, amended at 12 Ill. Reg. 20089, effective November 21, 1988.

NOTE: All-capital-letters denote statutory language. Capitalization denotes statutory language.

Section 2530.20 Posting Price Information

Hospitals shall post notification that there is available for public examination in each facility the current established charges for services. Hospitals shall also post notification of the current established charges for the services enumerated in Appendix A, applying the definitions found there. If desired, a hospital may add to the notification of the current established charges the following language: "The prices listed above are only examples of our prices, and reflect only a portion of an entire hospital bill. All prices are subject to change." The prices listed do not include physician fees and are subject to change. This Section will be automatically repeated August 5, 1987. If the Council provides by rule for a more effective method of disseminating price information, it will prepare an earlier repeat of this Section.

(Source: Amended at 12 Ill. Reg. 20089, effective November 21, 1988)

Section 2530.30 Size and Place of Posting

ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

NOTICE OF ADOPTED AMENDMENTS

The public posting and display required by this Part shall be complete, detailed, legible and unambiguous in lettering and numerals no less more than one inch in height and such posting or display shall be in or near the admitting area of the hospital so that the posting or display is unobstructed and is clearly and easily visible to the public on the premises of the hospital. It is the intent of this Part that the posting be placed in a manner so that it is easily visible to the largest possible number of members of the public. If the Council provides by rule for a more effective method of disseminating price information, it will prepare an earlier repeat of this Section.

(Source: Amended at 12 Ill. Reg. 20089, effective November 21, 1988)

Section 2530.40 Reporting Information

Hospitals shall notify the Council annually of the prices posted pursuant to Section 2530.20 of this Part. Additionally, hospitals shall report the prices of those out-patient services and procedures identified in Appendix B as well as the number of available beds on December 31st of the previous year, the number of in-patient days provided in the previous calendar year, and the total in-patient revenues and the total out-patient revenues for the previous calendar year. The information required to be submitted pursuant to this Part shall be submitted on a form provided (with the accompanying instructions) to the hospital by the Council. The information shall be submitted by February 28th of the following calendar year. The Council shall designate a committee to annually review the out-patient services and procedures reported by hospitals. The committee shall make annual recommendations prior to October 1 to the Council regarding the reporting of the twenty most relevant out-patient services and procedures to be collected and disseminated in the following year. The Council may designate additional outpatient services and procedures, or may delete specific outpatient services and procedures, to be reported.

(Source: Added at 12 Ill. Reg. 20089, effective November 21, 1988)

ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

NOTICE OF ADOPTED AMENDMENTS

Section 2530 APPENDIX B REPORT OF CURRENT CHARGES FOR OUTPATIENT SERVICES AND PROCEDURES

SERVICES TO BE REPORTED

<u>Mammography</u>	<u>PRICE</u>
CAT Scan (computerized axial tomography of head)	\$ _____
Upper GI Series	\$ _____
HIV Antibody - ELISA	\$ _____
HIV Antibody - Western Blot	\$ _____

PROCEDURES TO BE REPORTED

<u>D & C (Non-Obstetrical)</u>	<u>MEAN PRICE</u>
Arthroscopy - knee	\$ _____
Cystoscopy	\$ _____
Tonsillectomy w/o adenoidectomy	\$ _____
Tonsillectomy w/adenoidectomy	\$ _____
Capsular extraction of lens (cataract removal)	\$ _____
Bone Marrow	\$ _____
Excision of Bunion and Bunionette	\$ _____

ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

NOTICE OF ADOPTED AMENDMENTS

OUT-PATIENT SERVICES AND PROCEDURES TO BE REPORTED

REPORT SERVICES

Services: State the most common price for the following services as listed on the hospital charge master, as of December 31, 19 ____.

- Mammography:
State the most common price for a mammography test (bilateral view)
- Computerized axial tomography of head:
State the most common price for a CAT scan of the head.
- Upper GI Series
State the most common price for an Upper GI Series.
- HIV (HTLV-III) Antibody Detection Immunoassay (ELISA):
State the most common price for a HIV (HTLV-III) Antibody Detection Immunoassay (ELISA) Test.
- HIV (Western Blot) Confirmatory:
State the most common price for a HIV (Western Blot) Confirmatory Test.

REPORT PROCEDURES

Calculate and state the mean charge for each of the following eight (8) out-patient procedures performed as listed below by a specific ICD-9-CM or CPT-4 code. The charges to be calculated are to represent the charges billed on the hospital UB-82 form for out-patient procedures performed December 1-31 of the calendar year. The following definition shall be used in calculating each coded procedures mean charge:

$$\frac{\text{Total Aggregate Charge Per Coded Procedure}}{\text{Total number of such coded procedures performed}} = \text{Mean Average}$$

Procedures to be reported. ICD-9-CM means procedures as described in the International Classification of Diseases, 9th Revision, Clinical Modification, Annotated Edition Third Printing, October, 1987, published by the United States National Center for Health Statistics and does not include any later amendments or editions. CPT-4 means procedures as described in Physicians' Current Procedural Terminology Fourth Edition

ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

NOTICE OF ADOPTED AMENDMENTS

CPT-1986, First Printing, November, 1985, published by the American Medical Association and does not include any later amendments or editions.

1. ICD-9-CM 69.09 or CPT-4 58120 D & C (Non-obstetrical)
2. ICD-9-CM 80.26 with or without 80.36 - CPT-4 29870 Arthroscopy - Knee
3. ICD-9-CM 57.32-57.33 Biopsy or CPT-4 52000-52007 Cystoscopy
4. ICD-9-CM 28.2 or CPT-4 42826 Tonsillectomy without Adenoidectomy
5. ICD-9-CM 28.3 or CPT-4 42821 Tonsillectomy with Adenoidectomy
6. ICD-9-CM 13.11-13.59 or CPT-4 66830-66984 Capsular Extraction of Lens (Cataract removal)
7. ICD-9-CM 41.31 or CPT-4 85095 or 85102 Bone Marrow (Biopsy/Aspiration)
8. ICD-9-CM 77.51-77.59 or CPT-4 28290-28299 and 28110 Excision of Bunion and Bunionette

(Source: Added at 12 Ill. Reg. 20089, effective November 21, 1988)

ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

- 1) Heading of Part: General Procedure s
- 2) Code Citation: 80 Ill. Adm. Code 1200
- 3) Section Numbers:
1200.60 Amended Section
1200.90 Amended Section
1200.140 Amended Section
- 4) Statutory Authority: Implementing and authorized by the Illinois Public Labor Relations Act (Ill. Rev. Stat. 1987, ch. 48, par. 1601 et seq., as amended by P.A. 85-924, effective July 1, 1988).
- 5) Effective Date of the Rules: November 18, 1988.
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this Rule contain an incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: November 18, 1988.
- 9) Notice of Proposal published in Illinois Register: 12 Ill. Reg. 11025 - July 1, 1988.
- 10) Has JCAR issued a Statement of Objection to these Rules? No.
- 11) Difference between proposal and final version: To add a parenthetical at the end of Section 1200.60 reading "(e.g., in cases involving extremely complex issues, in cases involving factual or legal issues of first impression, or in cases involving a lengthy factual record)." To include the following language after the first sentence of Section 1200.90(a): "The Board or the hearing officer may require the party requesting the issuance of subpoenas to demonstrate, among other factors, that the request is reasonably required to carry out the proceedings of the Board." To change "1230.50(a), (b), and (c)" in Section 1200.140(a) to "1230.140(a), (b), and (c)."
- 12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.
- 13) Will this replace an emergency rule currently in effect? No.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and purpose of the rules: This rulemaking limits the length of briefs in Section 1200.60; clarifies the rule for issuing subpoenas in Section 1200.90; and makes technical changes in Section 1200.140.

ILLINOIS REGISTER

ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

- 16) Information and Questions regarding these Adopted Amendments may be addressed to:

Brian E. Reynolds, Executive Director
Illinois State Labor Relations Board
320 West Washington, Suite 500
Springfield, Illinois 62701
217/785-3155

The full Text of the Adopted Amendments appears on the following pages:

ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES
SUBTITLE C: LABOR RELATIONSCHAPTER IV: ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

PART 1200

GENERAL PROCEDURES

Section	Definitions
1200.10	Filing and Service of Documents
1200.20	Computation and Extensions of Time
1200.30	Hearing Officers
1200.40	Recording of Hearings
1200.50	Oral Argument and Briefs
1200.60	Representation of Parties
1200.70	Ex Parte Communications
1200.80	Subpoenas
1200.90	Transfer of Jurisdiction
1200.100	Consolidation of Proceedings
1200.105	Amicus Curiae Briefs
1200.110	Voluntary Settlement or Adjustment of Disputes
1200.120	Rules of Evidence
1200.130	Declaratory Rulings
1200.140	Conflicts of Interest
1200.150	Variances and Suspensions of Rules

AUTHORITY: Implementing and authorized by the Illinois Public Labor Relations Act (Ill. Rev. Stat. 1987, ch. 48, par. 1601 et. seq.).

SOURCE: Emergency rule adopted at 8 Ill. Reg. 17314, effective September 11, 1984, for a maximum of 150 days; adopted at 9 Ill. Reg. 1846, effective January 25, 1985; amended at 11 Ill. Reg. 6428, effective March 27, 1987; amended at 12 Ill. Reg. 20096, effective November 18, 1988.

Section 1200.60 Oral Argument and Briefs

A party is entitled upon request to a reasonable period of time at the close of the hearing for oral argument, which shall be made part of the record. A party is entitled, upon request made before the close of the hearing, to file a brief with the hearing officer, who may fix a reasonable time for the filing based upon the nature of the proceedings and the particular issues. The Board or the hearing officer shall direct the filing of briefs when the filing is, in the opinion of the Board or hearing officer, warranted by the nature of the proceedings or the particular issues involved. All briefs, whether filed with the Board or a hearing officer, shall be no more than 50 pages, including attachments. Briefs longer than 50 pages, will not be accepted, unless prior approval has been granted by the hearing officer or the General Counsel. Such

ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

approval will only be granted in extraordinary circumstances (e.g., in cases involving extremely complex issues, in cases involving factual or legal issues of first impression, or in cases involving a lengthy factual record).

(Source: Amended at 12 Ill. Reg. 20096, effective November 18, 1988.)

Section 1200.90 Subpoenas

- a) Following the issuance of a complaint for hearing or a notice of representation hearing, ~~subpoenas shall be issued by the Board~~ the Board shall have the power to issue subpoenas upon written application of a party. The Board or the hearing officer may require the party requesting issuance of subpoenas to demonstrate, among other factors, that the request is reasonably required to carry out the proceedings before the Board. The application shall contain the name and address of the party and its representative, and the name of the person to be subpoenaed, and a description of any documents to be produced, and the date, time and place of the appearance to be commanded. The date and time may be prior to the hearing when the application seeks to subpoena documents only.
- b) A person objecting to the subpoena may file a motion to revoke the subpoena. Grounds for revocation shall include irrelevance, burdensomeness and privilege. The motion must be filed no later than five days after service of the subpoena.
- c) Subpoenas in impasse proceedings shall be handled in accordance with 80 Ill. Adm. Code 1230.90(d). Motions to revoke the subpoena in such proceedings shall be filed with the arbitrator or fact-finder.
- d) Witnesses appearing at a hearing pursuant to subpoena are entitled to the same fees and mileage as are allowed witnesses in civil cases in the courts of the State of Illinois, pursuant to Section 47 of "AN ACT concerning fees and salaries, and to classify the several counties of the state with reference thereto." (Ill. Rev. Stat. 1985, ch. 53, par. 65). The party at whose request the subpoena was issued shall be responsible for service of the subpoena and for ensuring that witness fees and mileage are paid.
- e) Board employees shall not be subpoenaed.

(Source: Amended at 12 Ill. Reg. 20096, effective November 18, 1988.)

Section 1200.140 Declaratory Rulings

Parties may petition the Board's General Counsel for a declaratory ruling, pursuant to Section 9 of the Illinois Administrative Procedure Act [Ill. Rev. Stat. 7 1983, ch. 127, par. 1009] 7 as follows:

- a) In general public employee bargaining units covered by Section 1230.50 of this Part 80 Ill. Adm. Code 1230. Subpart C, if, after the

ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

commencement of negotiations and before reaching agreement, the exclusive representative and the employer have a good faith disagreement over whether the Act requires bargaining over a particular subject or particular subjects, they may jointly petition for a declaratory ruling concerning the status of the law.

- 1) The petition must be signed by both parties and must contain the name, address, telephone number and person to contact for each party, the date negotiations began, a statement of the legal issue on which a declaratory ruling is sought, and a copy of the most recently negotiated contract, if any.
- 2) Declaratory rulings shall not be issued concerning factual issues that are in dispute.
- 3) Each party shall file a brief no later than 10 days after the filing of the petition.
- 4) Any party desiring oral argument shall request oral argument in writing prior to or at the time of the filing of its brief. Oral argument shall be held no later than seven days after the filing of the briefs.
- 5) The General Counsel shall issue a declaratory ruling no later than 30 days after the filing of the petition.
- 6) The parties shall continue to have a duty to bargain in good faith during the pendency of a declaratory ruling petition. The pendency of a declaratory ruling petition shall not stay the running of the 60 and 30 day notice periods provided in 80 Ill. Adm. Code 1230.140(a), (b), and (c). ~~Sections 1230.50(a) and (b) and (c) of this Part 80 Ill. Adm. Code 1230.140(a), (b), and (c) shall be struck from the Act.~~
- b) In protective service employee bargaining units covered by Section 1230.40 of this Part 80 Ill. Adm. Code 1230. Subpart B, if, after the commencement of negotiations and before reaching agreement, the exclusive representative and the employer have a good faith disagreement over whether the Act requires bargaining over a particular subject or particular subjects, they may jointly petition for a declaratory ruling concerning the status of the law. If a request for interest arbitration has been served in accordance with Section 1230.40 of 80 Ill. Adm. Code 1230.70 of this Part 80 Ill. Adm. Code 1230.40 of the employer has requested the other party to join it in filing a declaratory ruling petition and the other party has refused the request, the requesting party may file the petition on its own, provided that the petition is filed no later than the first day of the interest arbitration hearing.
- 1) A joint petition must be signed by both parties. A petition filed by only one party must contain a statement that the other party has refused a request to join in the petition, and must contain a copy of the request for interest arbitration. All petitions must contain the name, address, telephone number and person to contact for each party, the date negotiations began, a

ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

statement of the legal issue on which a declaratory ruling is sought, and a copy of the most recently negotiated contract, if any.

- 2) Declaratory rulings shall not be issued concerning factual issues that are in dispute.
- 3) The Board shall serve a copy of a petition filed by only one party on the other party. Each party shall file a brief no later than 10 days after the filing of a joint petition, or no later than 10 days after the service of a petition filed by only one party.
- 4) Any party desiring oral argument shall request oral argument in writing prior to or at the time of the filing of its brief. Oral argument shall be held no later than seven days after the filing of the briefs.
- 5) The General Counsel shall issue a declaratory ruling no later than 30 days after the filing of the petition.
- 6) The parties shall continue to have a duty to bargain in good faith during the pendency of a declaratory ruling petition. The pendency of a declaratory ruling petition shall not stay mediation or interest arbitration proceedings required under the Act.

(Source: Amended at 12 Ill. Reg. 20096, effective November 18, 1988)

ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

- 1) Heading of Part: Impasse Resolution
- 2) Code Citation: 80 Ill. Adm. Code 1230
- 3) Section Numbers:
1230.50 Amended Section
1230.60 Amended Section
1230.70 Amended Section
1230.150 Amended Section
- 4) Statutory Authority: Implementing Sections 7, 12, 13, 17 and 18 and authorized by Section 5(i) and (j) of the Illinois Public Labor Relations Act (Ill. Rev. Stat. 1987, ch. 48, pars. 1607, 1612, 1613, 1617, 1618, 1605(i) and (j) as amended by P.A. 85-924, effective July 1, 1988).
- 5) Effective Date of the Rules: November 18, 1988.
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this Rule contain an incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: November 18, 1988.
- 9) Notice of Proposal published in Illinois Register: 12 Ill. Reg. 11031 - July 1, 1988.
- 10) Has JCAR issued a Statement of Objection to these Rules? No.
- 11) Difference between proposal and final version: To place the word "if" in Section 1230.60(d) in capital letters. To place the word "if" in Section 1230.150(f) in capital letters. To place a comma after the word "SERVICER" in Section 1230.60(d) and 1230.150(f). To delete the word "as" from the source note for Part 1230. To place a parenthesis at the beginning of the statutory authority citation in Section 1230.60(d). To place the statutory citation in Section 1230.70(d) at the end of the section and delete the period after "Arbitration."
- 12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.
- 13) Will this replace an emergency rule currently in effect? No.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and purpose of the rules: This rulemaking makes changes to comply with the Amendments to the Illinois Public Labor Relations Act; deletes duplicative language for requesting a mediator and makes technical changes in Section 1230.50; changes the date of commencement of mediation to fifteen (15) days after notice or

ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD
NOTICE OF ADOPTED AMENDMENT(S)
TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES
SUBTITLE C: LABOR RELATIONS
CHAPTER IV: ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD
PART 1230
IMPASSE RESOLUTION

SUBPART A: STATEMENT OF PURPOSE AND DEFINITIONS

Section
1230.10 General Statement of Purpose
1230.20 Definitions

SUBPART B: IMPASSE PROCEDURES FOR PROTECTIVE SERVICES UNITS

Section
1230.30 General Purpose of this Subpart
1230.40 Filing of Contracts
1230.50 Bargaining Notices for Protective Services Units
1230.60 Mediation
1230.70 Demand for Compulsory Interest Arbitration
1230.80 Composition of the Arbitration Panel
1230.90 Conduct of the Interest Arbitration Hearing
1230.100 The Arbitration Award
1230.110 Employer Review of the Award

SUBPART C: IMPASSE PROCEDURES FOR GENERAL PUBLIC EMPLOYEE UNITS

Section
1230.120 General Purpose of this Subpart
1230.130 Filing of Contracts
1230.140 Bargaining Notices for General Public Employee Units
1230.150 Mediation
1230.160 Fact-finding
1230.170 Voluntary Interest Arbitration
1230.180 Strikes
1230.190 Petitions for Strike Investigations

SUBPART D: GRIEVANCE ARBITRATION AND MEDIATION

Section
1230.200 Grievance Arbitration
1230.210 Grievance Mediation

NOTICE OF ADOPTED AMENDMENT(S)

such later time as services can be provided and if mediation services from the Federal Mediation and Conciliation Service are requested both parties must join in the request or bear the cost of services from another source in Section 1230.650; makes technical changes to the demand for Compulsory Interest Arbitration procedures in Section 1230.70; and if medication services from the Federal Mediation and Conciliation Services are requested both parties must join in the request or bear the cost of services from another source in Section 1230.150.

16) Information and Questions regarding these Adopted Amendments may be addressed to:

Brian E. Reynolds, Executive Director
Illinois State Labor Relations Board
320 West Washington, Suite 500
Springfield, Illinois 62701
217/785-3155

The full Text of the Adopted Amendments appears on the following pages:

ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

SUBPART E: ILLINOIS PUBLIC EMPLOYEE MEDIATION/ARBITRATION ROSTER

Section
1230.220 Mediation/Arbitration Roster

AUTHORITY: Implementing Sections 7, 12, 13, 17 and 18 and authorized by Section 5(i) and (j) of the Illinois Public Labor Relations Act (Ill. Rev. Stat. 1987, ch. 48, pars. 1607, 1612, 1613, 1617, 1618, 1605(i) and (j)).

SOURCE: Emergency rule adopted at 8 Ill. Reg. 17322, effective September 11, 1984, for a maximum of 150 days; adopted at 9 Ill. Reg. 1857, effective January 25, 1985; Part repealed, new Part adopted at 11 Ill. Reg. 6434, effective March 27, 1987; amended at 12 Ill. Reg. 20102, effective November 18, 1988.

Section 1230.50 Bargaining Notices for Protective Services Units

a) The following notice requirements shall apply where the parties are bargaining for a successor contract:

- 1) pursuant to Section 7 of the Act, any party wishing to terminate or modify an existing collective bargaining agreement shall serve on the other party a written notice of their intent to terminate or modify. The notice shall be served on the other party 60 days prior to the scheduled termination date of the existing agreement. A copy of the notice shall be filed with the Board by the party wishing to terminate or modify at the same time it is served on the other party. The notice filed with the Board shall reference the existing contract's number as assigned pursuant to Section 1230.40 of this Part.
- 2) If, no later than 30 days after service of the notice of the intent to terminate or modify, the parties have not reached agreement on a new contract, the party who filed the notice shall serve on the other party and the Board a Notice of No Agreement. Such Notice shall be on Board form 036 and shall set forth:
 - A) whether the parties are engaged in mediation and, if so, with whom;
 - B) if the parties are not in mediation, a statement as to whether the parties desire the Board's assistance in obtaining mediation; -
 - C) if the parties are not in mediation and do not require the Board's assistance in obtaining mediation, a statement from the parties that they are fully aware of Section 14's mandate that they engage in mediation 30 days prior to the expiration of a contract.

- b) The following notice requirements shall apply where the parties are bargaining for an initial contract:

ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

- 1) Any time after the Board certifies an exclusive representative or at any time where there exists a valid historical bargaining relationship but no current contract, any party may serve on the other party a written demand for bargaining. A copy of the demand for bargaining shall be filed with the Board by the party making the demand at the same time it is served on the other party. The parties shall begin bargaining at any reasonable time thereafter.
- 2) Thirty days after the initial bargaining session between the parties, the party who filed the demand for bargaining shall file with the Board a Notice of Status of Negotiations. Such Notice shall be on Board form 037 and set forth:
 - A) whether the parties are engaged in mediation and, if so, with whom;
 - B) if the parties are not in mediation, a statement as to whether the parties desire the Board's assistance in obtaining mediation;
- 3) ~~Any time after the filing of the 30-day notice--if the parties are not already engaged in mediation, parties may request a mediator from the Board;~~
 c) Upon completing negotiations for either a successor or initial contract, the parties shall file with the Board a copy of the contract pursuant to Section 1230.40(a)(1) of this Part.

(Source: Amended at 12 Ill. Reg. 20102, effective November 18, 1988)

Section 1230.60 Mediation

a) Parties concerned with protective services units shall commence mediation as follows:

- 1) In bargaining for a successor contract, 30 days prior to expiration of the contract.
- 2) In bargaining for an initial contract--anytime after commencement of bargaining--pursuant to a good-faith request of either party--mediation shall commence upon 15 days of notice from either party or at such later time as the mediation services chosen pursuant to subsection (b) of Section 12 can be provided to the parties (Ill. Rev. Stat. 1987, ch. 48, par. 1614(a)).

b) If the parties desire Board assistance in engaging a mediator, they shall file a Request for Mediation with the Board on Board form 038. The Board shall provide the parties with a panel of at least three mediators listed on the Public Employees Mediation/Arbitration Roster. The parties shall have seven days from receipt of the list to choose one of the persons on the panel or any other person they choose to serve as mediator. If, at the end of this seven-day period, the parties have not notified the Board of their selection, the Board shall appoint a mediator.

ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

c) Mediation shall be conducted as follows:

- 1) The function of the mediator shall be to communicate with the employer and the exclusive representative or their representatives and to endeavor to bring about an amicable and voluntary settlement. (Ill. Rev. Stat. 1985 1987, ch. 48 par. 1612(a)).
- 2) The mediator may hold joint and separate conferences with the parties. The conferences shall be private unless the parties otherwise agree.
- 3) Information disclosed by a party to a mediator in the performance of mediation functions shall not be disclosed voluntarily or by compulsion. All files, records, reports, documents, or other papers prepared by a mediator shall be considered confidential. The mediator shall not produce any such confidential records of, or testify in regard to, any mediation conducted by him, on behalf of any party to any cause pending in any type of proceeding.
- 4) The mediator shall keep the Board apprised of the status of the negotiations.
- d) Compensation for the mediator shall be paid equally by the parties, however, if either party requests the use of mediation services from the Federal Mediation and Conciliation Service, the other party shall either join in such request or bear the additional cost of mediation services from another source. (Ill. Rev. Stat. 1987, ch. 48, par. 1614(a)).

(Source: Amended at 12 Ill. Reg. 20102, effective November 18, 1988)

Section 1230.70 Demand for Compulsory Interest Arbitration

- a) When negotiating for successor contracts, either party may file on the other party a Demand for Compulsory Interest Arbitration on Board form 117 at any time beginning 14 days prior to the scheduled expiration of the existing contract, provided that the parties have either engaged in mediation, agreed to waive mediation, or the party seeking arbitration has made a good faith request to engage in mediation which the other party has refused.
- b) When negotiating for an initial contract, if any dispute has not been resolved within 15 days after the first meeting of the parties and the mediator, or within such other time limit as may be mutually agreed upon by the parties (Ill. Rev. Stat. 1987, ch. 48, par. 1614(a)), either party may file on the other party a Demand for Compulsory Interest Arbitration, at any time beginning 16 days after the commencement of mediation, or 16 days after that party has made a good faith request for mediation which the other party has refused; parties may proceed to interest arbitration at any time if they have agreed to waive mediation, or if one of the parties refuses a good

ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

faith request to engage in mediation.

- c) Demands for compulsory interest arbitration shall be filed on Board form 117 and shall include the names, addresses and telephone numbers of the parties and their representatives, the contract number and expiration date of the existing contract if there is one, the date mediation began or was waived or refused, the date the Notice of No Agreement was filed or, in initial contract negotiations, the date the Notice of Status of Negotiations was filed.
- d) For purposes of Section 141j of the Act, the date on which the Arbitration procedures shall be deemed to be initiated by the filing of a Demand for Compulsory Interest Arbitration is filed with the Board shall be the date of the initiation of arbitration procedures. (Ill. Rev. Stat. 1987, ch. 48, par. 1614(j)).

(Source: Amended at 12 Ill. Reg. 20102, effective November 18, 1988)

Section 1230.150 Mediation

- a) Requests for mediation shall be on Board form 038. Joint requests for mediation may be made by telephone, provided that a written request follows immediately.
- b) Requests for mediation in negotiations for either successor or initial contracts may be made at any time after the parties have commenced negotiations.
- c) Requests for mediation shall generally be made jointly. Unilateral requests for mediation may be made only after the party requesting mediation has asked the other party to join in the request and the other party has refused. Unilateral requests for mediation shall be accompanied by a written statement setting forth the circumstances of the other party's refusal to join in the request. Upon receipt of a unilateral request for mediation, the Board shall investigate the request. If the Board's investigation discloses that the request was properly filed under this Part, that bargaining has not resulted in an agreement, and that mediation would assist the parties, the Board shall grant the request. Unilateral requests filed by the exclusive representative in conformance with this Section shall satisfy the precondition for a lawful strike set forth in Section 17(a)(4) of the Act.
- d) Whenever the Board grants a request for mediation it shall provide the parties with a panel of at least three mediators listed on the Public Employees Mediation/Arbitration Roster. The parties shall have seven days from receipt of the list to choose one of the persons on the panel or any other person they choose to serve as mediator. If at the end of this seven-day period the parties have not notified the Board of their selection, the Board shall appoint a mediator.
- e) Mediation shall be conducted as follows:
 - 1) The function of the mediator shall be to communicate with the

ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

- employer and the exclusive representative or their representatives and to endeavor to bring about an amicable and voluntary settlement.* (Ill. Rev. Stat. 1985 1987, ch. 48 par. 1612(a))⁷¹
- 2) The mediator may hold joint and separate conferences with the parties. The conferences shall be private unless the parties otherwise agree.
 - 3) Information disclosed by a party to a mediator in the performance of mediation functions shall not be disclosed voluntarily or by compulsion. All files, records, reports, documents, or other papers prepared by a mediator shall be considered confidential. The mediator shall not produce any confidential records of, or testify in regard to, any mediation conducted by him, on behalf of any party to any case pending in any type of proceeding.
 - 4) The mediator shall keep the Board apprised of the status of the negotiations.
 - 5) Compensation of the mediator shall be paid equally by the employer and the exclusive representative parties, however, if either party requests the use of mediation services from the Federal Mediation and Conciliation Service, the other party shall either join in such request or bear the additional cost of mediation services from another source. (Ill. Rev. Stat. 1987, ch. 48, par. 1617(a)(5)).

(Source: Amended at 12 Ill. Reg. 20102, effective November 18, 1988.)

ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

- 1) Heading of Part: Representation Proceedings
- 2) Code Citation: 80 Ill. Adm. Code 1210
- 3) Section Numbers: Adopted Action:
1210.100 Amended Section
1210.160 Amended Section
- 4) Statutory Authority: Implementing Section 9 and authorized by Section 5(i) and (j) of the Illinois Public Labor Relations Act (Ill. Rev. Stat. 1987, ch. 48, pars. 1609, 1605(i) and (j) and as amended by P.A. 85-924, effective July 1, 1988).
- 5) Effective Date of the Rules: November 18, 1988.
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this Rule contain an incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: November 18, 1988.
- 9) Notice of Proposal published in Illinois Register: 12 Ill. Reg. 11039 - July 1, 1988.
- 10) Has JCAR issued a Statement of Objection to these Rules? No

11) Difference between proposal and final version: To amend Section 1210.160(b)(5) to state: "The number of employees in the proposed bargaining unit and whether the proposed bargaining unit includes professional employees; and". To modify Section 1210.160(c) to state: "The request must be supported by objective evidence of the majority status of the labor organization. (See Section 1210.80)". To amend Section 1210.160(d)(1)-(7) to state: statement that, subject to Board certification, the employer intends to recognize the employee organization if no competing claims of representation are filed with the Board; the name and address of the employer; the name and address and affiliation, if any, of the labor organization; a specific and detailed description of the proposed bargaining unit, including job titles and classification; the number of employees in the proposed bargaining unit; the date of posting; and the signature of the employer's representative. To modify Section 1210.160(e) to state: "The notice shall remain posted for 20 days." To modify Section 1210.160(f) to state: "During the 20-day posting period." To amend Section 1210.160(f)(1)-(6) to state: the name, address, telephone number and signature of any, of the labor organization; the name, address, telephone number and signature of the petitioner's representative; the names of the employer and the labor organization that the employer intended to voluntarily recognize, and the names and addresses of the employer and labor organization representatives; a specific and detailed description of the proposed bargaining units, including job titles and classifications to the extent known, proposed by the petitioner and the voluntary recognition notice and designate any positions included in both units; the date the

ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD
NOTICE OF ADOPTED AMENDMENT(S)
TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES
SUBTITLE C: LABOR RELATIONS
CHAPTER IV: ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

PART 1210
REPRESENTATION PROCEEDINGS

Section	
1210.10	General Statement of Purpose
1210.20	Labor Organization Options in Seeking Recognition
1210.30	Employer Options in Responding to Recognition Requests
1210.40	Representation Petitions
1210.50	Intervention Petitions
1210.60	Decertification Petitions
1210.70	Timeliness of Petitions
1210.80	Showing of Interest
1210.90	Posting of Notice
1210.100	Processing of Petitions
1210.110	Consent Elections
1210.120	Bargaining Unit Determinations
1210.130	Eligibility of Voters
1210.140	Conduct of the Election
1210.150	Objections to the Election
1210.160	Voluntary Recognition Procedures
1210.170	Petitions for Amendment or Clarification of the Bargaining Unit
1210.180	Petitions to Amend Certification
1210.190	Expedited Elections Pursuant to Section 10(b)(7)(C) of the Act

AUTHORITY: Implementing Section 9 and authorized by Section 5(i) and (j) of the Illinois Public Labor Relations Act (Ill. Rev. Stat. 1987, ch. 48, pars. 1609, 1605(i) and (j)).

SOURCE: Emergency rule adopted at 8 Ill. Reg. 16014, effective August 22, 1984, for a maximum of 150 days; adopted at 9 Ill. Reg. 1870, effective January 25, 1985; amended at 11 Ill. Reg. 6461, effective March 27, 1987; amended at 12 Ill. Reg. 20110, effective November 18, 1988.

Section 1210.100 Processing of Petitions

- Within seven days after service of a petition, an employer shall file a list containing the full names of the employees in the proposed bargaining unit. In the event the employer does not supply the list within seven days, the Board shall administratively determine the adequacy of the showing of interest, based on the information provided by the union.
- All parties served with a representation or decertification petition shall file a response to the petition. **Within 20 days of service.**

ILLINOIS REGISTER 20111 88
ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD
NOTICE OF ADOPTED AMENDMENT(S)

voluntary recognition notice was posted; and the date the posting period is scheduled to terminate. To amend Section 1210.160(i)(1)-(10) to state: the Board case number assigned to the request for voluntary recognition and date filed; the name, address and telephone number of the employer; the name, address, telephone number and affiliation, if any, of the labor organization; the names, addresses and telephone numbers of the parties' representative; a specific and detailed description of the proposed bargaining unit, including job titles and classification; the number of employees in the proposed bargaining unit; the dates, locations and termination date of the posting of the voluntary recognition notice; a statement that the notice was not removed or defaced during the posting period; a statement that the parties desire certification of the voluntary recognition issue; and a statement that no intervening petition was filed. To modify Section 1210.160(k) to read in part: If after the Board directs an election in a representation proceeding, the employee decides to voluntarily recognize the labor organization, the Request for Voluntary Recognition must be filed within 14 days after service of the Board's Direction of Election. Within seven days after receipt of the Request... To amend Section 1210.160(i)(9) to remove "that" from between "desire" and "certification." To amend Section 1210.160(j)(1) to change "these regulations" to "this Part."

- Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.
- Will this replace an emergency rule currently in effect? No.
- Are there any amendments pending on this Part? No.
- Summary and purpose of the rules: This rulemaking makes technical changes and makes the filing of responses to a representation or decertification petition permissive, not mandatory, and allows a hearing in the absence of a response in Section 1210.100 and clarifies the voluntary recognition procedures in Section 1210.160.
- Information and Questions regarding these Adopted Amendments may be addressed to:

Brian E. Reynolds, Executive Director
Illinois State Labor Relations Board
320 West Washington, Suite 500
Springfield, Illinois 62701
217/785-3155

The full Text of the Adopted Amendments appears on the following pages:

ILLINOIS REGISTER

ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

~~During the 20-day period, a party may also file a motion to dismiss.~~
The Any response filed shall set forth the positions of the parties with respect to the matters asserted in the petition, including, but not limited to, the appropriateness of the bargaining unit and, to the extent known, whether any employees sought by petitioner to be included in the unit are supervisory, managerial or confidential. If a party agrees to the appropriateness of the unit proposed in the petition, it shall so indicate. If a party disagrees with the unit proposed in the petition, it shall describe with particularity what it considers to be an appropriate unit, and shall include a description of the job titles and classifications of the employees to be included and of those to be excluded. ~~A party that fails to file a timely response shall be deemed to have waived its right to a hearing.~~

- c) The setting forth of a party's position with respect to the appropriate unit shall not be deemed to waive or otherwise preclude the right of that party to subsequently assert a different position with respect to what unit it considers to be appropriate.
- d) Petitions to intervene in the election may be filed with the Board no later than 15 days prior to the date of the election. However, any intervenor who files after the date set for hearing or, if no hearing is held, after the approval of a consent election agreement or the direction of an election, shall have waived objections to the bargaining unit.

- e) Upon receipt of the petition, the Board or its agent shall investigate the petition. The Executive Director shall dismiss a petition when a petition has been filed untimely; when the bargaining unit is clearly inappropriate; when the showing of interest is not adequate; when the employer is not covered by the Act; when the employees are not covered by the Act; and when for any other reason there is no reasonable cause to believe that a question of representation exists. The parties shall be given 14 days after service of the Dismissal to appeal the Dismissal to the Board. If the investigation discloses that there is reasonable cause to believe that a question concerning representation exists the Board shall set the matter for hearing before a hearing officer. All parties shall be given a minimum of ~~fourteen~~ 14 days notice of the hearing. If the only issues remaining between the parties after the investigation are logistical, e.g. the date of the election, the Executive Director may issue an Order Directing Election. The parties shall be given 10 days after service of the Executive Director's Order Directing Election to appeal the Order to the Board.

- f) Interested persons, other than labor organizations, who may be necessary to the proceedings, who wish to intervene in the hearing shall direct such requests to the hearing officer. The request shall be in writing and shall state the grounds for intervention. The hearing officer shall have discretion to grant or deny the request for intervention. The decision shall be based upon the interests of the intervenor, whether those interests will be adequately protected by

ILLINOIS REGISTER

ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

- g) existing parties, and the timeliness of the intervenor's request. The hearing officer may schedule a prehearing conference or request statements of position when it appears to the hearing officer that such would expedite the procedure.
- h) The hearing shall be non-adversarial in nature. All parties may present evidence and make arguments, subject to the control of the hearing officer.
- i) The hearing officer shall inquire fully into all matters in dispute, and shall obtain a full and complete record. The hearing officer shall file and serve on the parties a recommended disposition of the case as expeditiously as possible.
- j) Exceptions

- 1) Parties may file exceptions to the hearing officer's recommendation and briefs in support of those exceptions no later than 14 days after service of the recommendation. Parties may file responses to exceptions and briefs in support of the responses no later than 10 days after service of the exceptions. Each party shall serve its exceptions, responses, and briefs on the other parties. Parties desiring oral argument before the Board shall request oral argument and provide the reasons for the requests in their exceptions or responses. The Board will grant or deny requests for oral argument depending upon the significance, complexity and novelty of the issues. If no exceptions have been filed within the 14-day period, the parties will be deemed to have waived their exceptions.

- 2) Requirements

- A) Each exception
 - i) shall set forth specifically the questions of procedure, fact, law, or policy to which exceptions are taken;
 - ii) shall identify that part of the hearing officer's opinion or decision to which objection is made; and
 - iii) shall state the grounds for the exceptions and shall include the citation of authorities unless set forth in a supporting brief.
- B) Any exception to a ruling, finding, conclusion, or recommendation which is not specifically urged shall be deemed to have been waived. Any exception which fails to comply with the foregoing requirements may be disregarded.
- 3) Any brief in support of exceptions shall be confined to the subjects raised in the exceptions and shall contain, in the order indicated, the following:
 - A) A clear and concise statement of the case containing all that is material to the consideration of the questions presented.
 - B) A specification of the questions involved and to be argued.
 - C) The argument, presenting clearly the points of fact and law relied upon in support of the position taken on each

ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

question.

- 4) Briefs in support of responses to exceptions shall be limited to the questions raised in the exceptions and in the brief in support thereof. It shall present clearly the points of fact and law relied upon in support of the positions taken on each question.

- k) The Board will review the hearing officer's recommendation upon request by a party or on its own motion. The Board may adopt all, part, or none of the recommendation depending on the extent to which it is consistent with the record and the applicable law. If the Board determines that a question concerning representation exists, the Board shall direct the holding of an election on a date and at a time and place set by the Board. The Board shall direct the posting of a notice of election.

- l) Within seven days following the Board's direction of an election, the employer shall furnish the Board and the labor organizations with a list of the full names, alphabetized by last name, and addresses of the employees eligible to vote in the election. The lists shall be provided by personal delivery or certified mail. The employer shall obtain receipts verifying delivery.

- m) Where the Board orders an election in a unit different from the one petitioned for, the petitioner and intervenors, if any, shall have five days to submit a showing of interest in the new unit.

(Source: Amended at 12 Ill. Reg. 20110, effective November 18, 1988.)

Section 1210.160 Voluntary Recognition Procedures

- a) These voluntary recognition procedures may not be used under the following circumstances:
- 1) whenever a labor organization is recognized in accordance with the Act as the exclusive representative of all or some of the employees in the bargaining unit;
 - 2) whenever there has been a valid representation or decertification election in a bargaining unit containing all or some of the employees within the preceding twelve months;
 - 3) whenever the proposed bargaining unit would include both professional and nonprofessional employees;
 - 4) whenever the employer does not believe that the proposed bargaining unit is appropriate; and
 - 5) whenever the employer does not believe that the labor organization requesting voluntary recognition represents a majority of the employees in the proposed bargaining unit.
- b) When an employer and a labor organization agree to use the voluntary recognition procedures, the employer must post a voluntary recognition notice on bulletin boards and other places where notices for employees in the bargaining unit are customarily placed. The notice must be on

ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

a form developed by the Board, and must contain the following:

- 1) a statement that subject to Board certification, the employer intends to recognize the employee organization of no competing claims of representation are filed with the Board;
- 2) the name and affiliation, if any, of the employee organization to be recognized;
- 3) a specific and detailed description of the proposed bargaining unit, including job titles and classifications;
- 4) the date of posting;
- 5) the date by which a competing claim of representation must be filed with the Board;
- c) the employer and the labor organization shall file a copy of the voluntary recognition notice with the Board, prior to or simultaneously with its posting;
- d) the notice shall remain posted for a period of at least 20 days. The employer shall take steps reasonably necessary to insure that the notice is not removed or defaced;
- e) During the posting period, any competing labor organization may file a petition with the Board seeking to represent all or some of the employees in the unit. Prior to or simultaneously with its filing with the Board, the competing organization shall serve the petition on the employer and the labor organization that was to have been voluntarily recognized. The petition shall be on a form developed by the Board and shall contain:
 - 1) the name, address, telephone number and affiliation, if any, of the labor organization;
 - 2) the name, address and telephone number of petitioner's representative;
 - 3) the names of the employer and labor organization that the employer intended to voluntarily recognize;
 - 4) a specific and detailed description of the proposed bargaining unit, including job titles and classifications to the extent known;
 - 5) the date the voluntary recognition notice was posted; and
 - 6) the date the posting period is scheduled to terminate.
- f) A competing labor organization's petition must be supported by a showing of interest at least 10 percent of the employees in an appropriate bargaining unit which includes all or some of the employees in the unit that was to have been voluntarily recognized. Upon filing, Rev. Stat. 1983, ch. 40, par. 1609(f).
- g) The filing of a competing labor organization's petition and proper showing of interest the Board shall treat the voluntary recognition proceeding as a representation proceeding. The Board shall proceed in accordance with Section 9(a) of the Act and Sections 1210.80-1210.150 of this Part.
- h) If no competing labor organization petitions have been filed with the Board by the termination of the posting period, the employer and the labor organization shall file with the Board a request for voluntary

ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

- recognition--certification---The request shall be on a form developed by the Board. The request shall be signed and shall contain the following:
- 1) the name, address and telephone number of the employer;
 - 2) the name, address, telephone number and affiliation, if any, of the labor organization;
 - 3) the name, address and telephone numbers of the parties, representatives;
 - 4) a specific and detailed description of the proposed bargaining unit, including job titles and classifications;
 - 5) the number of employees in the proposed bargaining unit;
 - 6) the dates and locations of the posting of the voluntary recognition notice;
 - 7) a statement that the notice was not removed or defaced during the posting period; and
 - 8) a statement describing why the employer and the labor organization are satisfied that the labor organization represents the majority of the employees in an appropriate bargaining unit.
- 9) The petition must be supported by objective evidence of the majority status of the labor organization:
- i) If authorization cards are offered as evidence, they may be jointly submitted to the Board or may be submitted by the labor organization confidentially to the Board;
 - 2) If authorization cards are offered as evidence, those cards that would not qualify as evidence in support of a representation petition will not be considered sufficient evidence of majority status;
 - 3) If employees signing such authorization cards have also signed cards authorizing other labor organizations to represent them, those cards will not be considered sufficient evidence of majority status;
 - j) The Board will investigate the employer labor organization voluntary recognition certification request and:
 - i) If the Board concludes that the labor organization represents a majority of the employees in an appropriate bargaining unit, and that the petition is otherwise consistent with the Act and these regulations, the Board shall certify the employee organization as the exclusive representative of the employees;
 - 2) If the Board determines that there is insufficient evidence to support the claim of majority status, that the proposed bargaining unit is not appropriate, or that the petition otherwise contravenes the Act or these regulations, the Board shall dismiss the petition without prejudice to the filing of a representation petition by either the employees or the labor organization or the commencement of a voluntary recognition proceedings in an appropriate unit in which the labor organization has majority status;
 - k) If after the Board directs an election, the employer decides to

ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

- voluntarily recognize the labor organization; the Notice of Intent to Recognize must be filed within 14 days after service of the Board's Direction of Election. Within seven days after receipt of the Notice, if the Board determines that there is insufficient evidence to support the claim of majority status, an election shall be scheduled as expeditiously as possible.
- These voluntary recognition procedures may not be used under the following circumstances:
- 1) whenever a labor organization is recognized in accordance with the Act as the exclusive representative of all or some of the employees in the bargaining unit;
 - 2) whenever there has been a valid representation or decertification election in a bargaining unit containing all or some of the employees within the preceding twelve months;
 - 3) whenever the proposed bargaining unit would include both professional and nonprofessional employees;
 - 4) whenever the employer does not believe that the proposed bargaining unit is appropriate; and
 - 5) whenever the employer does not believe that the labor organization requesting voluntary recognition represents a majority of the employees in the proposed bargaining unit.
- b) When an employer and a labor organization agree to use the voluntary recognition procedures, the employer and labor organization must file a request for voluntary recognition with the Board. The request shall be on a form developed by the Board. The request shall be signed by both parties and shall contain the following:
- 1) the name, address and telephone number of the employer;
 - 2) the name, address, telephone number and affiliation, if any, of the labor organization;
 - 3) the name, addresses and telephone numbers of the parties, representatives;
 - 4) a specific and detailed description of the proposed bargaining unit, including job titles and classifications;
 - 5) the number of employees in the proposed bargaining unit and whether the proposed bargaining unit includes professional employees; and
 - 6) a statement describing why the employer and the labor organization are satisfied that the labor organization represents the majority of the employees in an appropriate bargaining unit.
- c) The request must be supported by objective evidence of the majority status of the labor organization. (See Section 1210.80)
- 1) If authorization cards are offered as evidence, they may be jointly submitted to the Board or may be submitted by the labor organization confidentially to the Board.
 - 2) If authorization cards are offered as evidence, those cards that would not qualify as evidence in support of a representation petition will not be considered sufficient evidence of majority status.

ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

- 3) If employees signing such authorization cards have also signed cards authorizing other labor organizations to represent them, those cards will not be considered sufficient evidence of majority status.
- d) Upon filing the request for voluntary recognition, the employer and the labor organization must simultaneously file a copy of a voluntary recognition notice with the Board. After a copy of the notice is filed with the Board, the original notice must be posted on bulletin boards and other places where notices for employees in the bargaining unit are customarily placed. The notice must be in a form developed by the Board, and must contain the following:
- 1) statement that, subject to Board certification, the employer intends to recognize the employee organization if no competing claims of representation are filed with the Board;
 - 2) the name and address of the employer;
 - 3) the name and address and affiliation, if any, of the labor organization;
 - 4) a specific and detailed description of the proposed bargaining unit, including job titles and classifications;
 - 5) the number of employees in the proposed bargaining unit;
 - 6) the date of posting; and
 - 7) the signature of the employer's representative.
- The notice shall remain posted for a period of 20 days. The employer shall take steps reasonably necessary to insure that the notice is not removed or defaced.
- e) During the 20-day posting period, any competing labor organization may file a petition with the Board seeking to represent all or some of the employees in the unit. Prior to, or simultaneously with its filing with the Board, the competing organization shall serve the petition on the employer and the labor organization that was to have been voluntarily recognized. The petition shall be on a form developed by the Board and shall contain:
- 1) the name, address, telephone number and affiliation, if any, of the labor organization;
 - 2) the name, address, telephone number and signature of petitioner's representative;
 - 3) the names of the employer and labor organization that the employer intended to voluntarily recognize, and the names and addresses of the employer and labor organization representatives;
 - 4) a specific and detailed description of the proposed bargaining units, including job titles and classifications to the extent known, proposed by the petitioner and on the voluntary recognition notice and designate any positions included in both units;
 - 5) the date the voluntary recognition notice was posted; and
 - 6) the date the posting period is scheduled to terminate.
- g) A competing labor organization's petition must be supported by a showing of interest of at least 10 percent of the employees in an

ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

- appropriate bargaining unit which includes all or some of the employees in the unit that was to have been voluntarily recognized. (Ill. Rev. Stat. 1987, ch. 48, par. 1609(q)).
- h) Upon the filing of a competing labor organization's petition and proper showing of interest, the Board shall treat the voluntary recognition proceeding as a representation proceeding. The Board shall proceed in accordance with Section 9(a) of the Act and Sections 1210.80 through 1210.150 of this Part.
- i) If no competing labor organization petitions have been filed with the Board by the termination of the posting period, the employer and the labor organization shall file with the Board a certification of posting. This certification of posting shall be on a form developed by the Board. The certification of posting shall contain the following:
- 1) the Board case number assigned to the request for voluntary recognition and date filed;
 - 2) the name, address and telephone number of the employer;
 - 3) the name, address, telephone number and affiliation, if any, of the labor organization;
 - 4) the names, addresses and telephone numbers of the parties' representatives;
 - 5) a specific and detailed description of the proposed bargaining unit, including job titles and classifications;
 - 6) the number of employees in the proposed bargaining unit;
 - 7) the dates, locations and termination date of the posting of the voluntary recognition notice;
 - 8) a statement that the notice was not removed or defaced during the posting period;
 - 9) a statement that the parties desire certification of the voluntary recognition issue; and
 - 10) a statement that no intervening petition was filed.
- The Board will investigate the employer-labor organization voluntary recognition certification request.
- j) If the Board concludes that the labor organization represents a majority of the employees in an appropriate bargaining unit, and that the petition is otherwise consistent with the Act and this Part, the Board shall certify the employee organization as the exclusive representative of the employees.
- 2) If the Board determines that there is insufficient evidence to support the claim of majority status, that the proposed bargaining unit is not appropriate, or that the petition otherwise contravenes the Act or this Part, the Board shall dismiss the petition without prejudice to the filing of a representation petition by either the employer or the labor organization or the commencement of voluntary recognition proceedings in an appropriate unit in which the labor organization has majority status.
- k) If, after the Board directs an election in a representation

ILLINOIS REGISTER

ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

proceeding, the employer decides to voluntarily recognize the labor organization, the Request for Voluntary Recognition must be filed within 14 days after service of the Board's Direction of Election. Within seven days after receipt of the Request, if the Board determines that there is insufficient evidence to support the claim of majority status, an election shall be scheduled as expeditiously as possible.

(Source: Amended at 12 Ill. Reg. 20110, effective November 18, 1988.)

ILLINOIS REGISTER

20122
88ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

- 1) Heading of Part: Unfair Labor Practice Proceedings
- 2) Code Citation: 80 Ill. Adm. Code 1220
- 3) Section Numbers: Adopted Action:
1220.40 Amended Section
- 4) Statutory Authority: Implementing Sections 10 and 11 and authorized by Section 5(i) of the Illinois Public Labor Relations Act (Ill. Rev. Stat. 1987, ch. 48, pars. 1601, 1611 and 1605(i), as amended by P.A. 85-924, effective July 1, 1988).
- 5) Effective Date of the Rules: November 18, 1988.
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this Rule contain an incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: November 18, 1988.
- 9) Notice of Proposal published in Illinois Register: 12 Ill. Reg. 11052 - July 1, 1988.
- 10) Has JCAR issued a Statement of Objection to these Rules? No.
- 11) Difference between proposal and final version: To add a parenthesis after "1611(a)" in Section 1220.40(b)(3). To use the term "therefor" in Sections 1220.40(a) and (b)(4).
- 12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.
- 13) Will this replace an emergency rule currently in effect? No.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and purpose of the rules: This rulemaking makes technical changes and designates the Executive Director as the Board's agent to review unfair labor practice charges and gives the Executive Director the authority to dismiss charges not filed in accordance with the Act, or if there are no issues of law of fact sufficient to warrant a hearing, and reduces the time to appeal a dismissed charge from 30 to 10 days in Section 1220.40.
- 16) Information and Questions regarding these Adopted Amendments may be addressed to:

Brian E. Reynolds, Executive Director
Illinois State Labor Relations Board
320 West Washington, Suite 500

The full Text of the Adopted Amendments appears on the following pages:

Section	
1220.10	General Statement of Purpose
1220.20	Filing of a Charge
1220.30	Appointment of Counsel
1220.40	Charge Processing and Investigation, Complaints and Responses
1220.50	Hearings
1220.60	Consideration by the Board
1220.70	Requests for Preliminary Relief
1220.80	Unfair Labor Practice Charges Involving Fair Share Fees
TABLE A	"Adjusted Income" Standards for Appointment of Counsel in Unfair Labor Practice Cases

AUTHORITY: Implementing Sections 10 and 11 and authorized by Section 5(i) of the Illinois Public Labor Relations Act (Ill. Rev. Stat. 1987, ch. 48, pars. 1610, 1611, and 1605(i)).

SOURCE: Emergency rule adopted at 8 Ill. Reg. 16043, effective August 22, 1984, for a maximum of 150 days; adopted at 9 Ill. Reg. 1898, effective January 25, 1985; amended at 11 Ill. Reg. 6481, effective March 27, 1987; amended at 12 Ill. Reg. 20122, effective November 18, 1988.

- Section 1220.40 Charge Processing and Investigation, Complaints and Responses**
- a) Upon receipt of a charge, the Board or its designated--representative Executive Director shall review the charge to determine whether the charge was filed in accordance with the Act. If the review reveals that the charge was not filed in accordance with the Act, the charge shall be summarily dismissed. Notice of dismissal shall state the reasons therefor, and be served upon the respondent and the charging party. If the charge is dismissed by a designated--representative the Executive Director of the Board, the charging party may appeal the dismissal to the Board. Notice of appeal and all supporting materials shall be filed with the General Counsel no later than 30 10 days after service of the notice of dismissal.
- b) The Board or its designated representative shall investigate the charge. The investigation may include an investigatory conference with the parties.
- 1) The charging party shall submit to the Board or its designated representative all evidence relevant to or in support of the charge. Such evidence may include documents and affidavits.

ILLINOIS STATE LABOR RELATIONS BOARD/
ILLINOIS LOCAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

- 2) Upon request by the Board or its designated representative, the respondent may submit a complete account of the facts, a statement of its position in respect to the allegations set forth in the charge and all relevant evidence in support of its position. Such evidence may include documents and affidavits.
- 3) If the investigation reveals that the charge involves an issue of law or fact (Ill. Rev. Stat. 1987, ch. 48, par. 1611(a)) sufficient to warrant a hearing, the Board or its designated representative shall issue a complaint for hearing. The complaint shall state the issues that warrant a hearing and shall be served on the respondent and the charging party.
- 4) If the investigation reveals that there is not an issue of law or fact sufficient to warrant a hearing, the Board or its designated representative Executive Director shall dismiss the charge. Notice of dismissal shall state the reasons therefor, and be served on the respondent and the charging party. If the charge is dismissed by a--designated--representative the Executive Director of the Board, the charging party may appeal the dismissal to the Board. Notice of appeal and all supporting materials shall be filed with the General Counsel no later than 30 10 days after service of the notice of dismissal.
- c) Whenever a complaint for hearing is issued, the respondent must file an answer within 15 days after service of the complaint.
- 1) The answer shall include a specific admission, denial or explanation of each allegation or issue of the complaint or, if the respondent is without knowledge thereof, it shall so state and such statement shall operate as a denial. Admissions or denials may be made to all or part of an allegation but shall fairly meet the circumstances of the allegation.
 - 2) The answer shall also include a specific, detailed statement of any affirmative defenses including, but not limited to, allegations that the violation occurred more than six months before the charge was filed, that the Board lacks jurisdiction over the matter, or that the complaint fails to allege an unfair labor practice.
 - 3) Parties who fail to file timely answers shall be deemed to have admitted the material facts alleged in the complaint and to have waived their rights to a hearing. The failure to answer any allegation shall be deemed an admission of that allegation.

(Source: Amended at 12 Ill. Reg. 20122, effective November 18, 1988)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Effluent Standards
- 2) The Code Citation: 35 Ill. Adm. Code 304
- 3) Section Number: Adopted Action:
304.219 Added
- 4) Statutory Authority: Illinois Environmental Protection Act, Ill. Rev. Stat. 1987, ch. 111 1/2 pars. 1013 and 1027
- 5) Effective Date of Amendment: November 16, 1988
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this rule amendment contain incorporations by reference? No.
- 8) Date Filed in Agency's Principal Office: Order of the Board adopted November 3, 1988.
- 9) Notice of Proposal Published in Illinois Register:
12 Ill. Reg. 7960, May 6, 1988
- 10) Has JCAR issued a Statement of Objections to this Rule? If answer is "yes," please complete the following: No.
- 11) Differences between proposal and final version:
The revisions adopted as a result of first notice comments and JCAR dialogue are topically summarized below.
 1. Table of Contents: The title of Section 304.201 shall appear as follows:
304.201 Wastewater Treatment Plant Discharges of the Metropolitan Sanitary District of Greater Chicago

The titles of intervening new sections 304.210, 304.215, and 304.216 are added in their respective proper positions.

2. Statutory Authority: The statutory "Authority" section is amended to reflect the 1987 version of the Illinois Revised Statutes, and the section concludes with a period.

3. Source Notes: The regulatory "Source" notes section is amended to reflect the intervening adoption of new rules, by inserting after "January 15, 1988" the following text:

amended in R83-23 at 12 Ill. Reg. 8658, effective May 10, 1988; amended in R87-27 at 12 Ill. Reg. 9905, effective May 27, 1988; amended in R82-7 at 12 Ill. Reg. 10712, effective June 9, 1988; amended in R85-29 at 12 Ill. Reg. 12064, effective July 12, 1988; amended in R87-22 at 12 Ill. Reg. 13966, effective August 23, 1988;

4. Text of Section 304.219(b): add the word, "apply," as the sixth word of the second sentence; and delete the word, "peak," wherever it appears in this subsection.

5. Text of Section 304.219(f): delete the word, "peak," wherever it appears in this subsection; and add the words, "treatment plant and/or," as the fifty-sixth through fifty-ninth words of the subsection.

6. Text of Section 304.219(g): The text of Section 304.219 is amended by adding the following text between the sixth and seventh words of the proposed rule as published for second notice:

, as required pursuant to Section 309.141, and replace the word, "immediate," with the word, "immediately," as the seventh word of the subsection.

12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

13) Will this amendment replace an emergency rule currently in effect? No.

14) Are there any amendments pending on this part? Yes

Section Numbers:	Proposed Action:	Ill. Reg. Citation:
304.104	Amend	12 Ill. Reg. 15815 10/7/88
304.120	Amend	12 Ill. Reg. 18092 11/14/88
304.123	Amend	12 Ill. Reg. 7476 4/29/88
304.124	Amend	12 Ill. Reg. 15815 10/7/88
304.140	Repealed	12 Ill. Reg. 15815 10/7/88
304.217	New	12 Ill. Reg. 8531 5/20/88
304.218	New	12 Ill. Reg. 8822 5/27/88
304.220	New	12 Ill. Reg. 11397 7/8/88
304.301	Amend	12 Ill. Reg. 14509 9/16/88
304.302	New	12 Ill. Reg. 11669 7/15/88

15) Summary and Purpose of Rule: The North Shore Sanitary District (hereinafter "NSSD") petitioned the Board on December 20, 1985 for a site-specific effluent limitation for its discharges into Lake Michigan from the excess flow facilities at Waukegan and North Chicago. Specifically, the petition sought an exception from 35 Ill. Adm. Code 304.123(a) for the discharges of phosphorus in excess of 1 mg/l in the effluent from the excess flow facilities located at the Waukegan Sewage Treatment Plant ("STP") and the North Chicago STP.

16) Information and questions regarding this adopted rule shall be directed to:

Michael J. McCambridge
100 W. Randolph Street
State of Illinois Center
Suite 11-500
Chicago, IL 60601
(312) 917-3620

The full text of the adopted rule appears on the following page:

NOTICE OF ADOPTED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE C: WATER POLLUTION
CHAPTER I: POLLUTION CONTROL BOARD

PART 304
EFFLUENT STANDARDS

SUBPART A: GENERAL EFFLUENT STANDARDS

Section
304.101 Preamble
304.102 Dilution
304.103 Background Concentrations
304.104 Averaging
304.105 Violation of Water Quality Standards
304.106 Offensive Discharges
304.120 Deoxygenating Wastes
304.121 Bacteria
304.122 Nitrogen (STORET number 00610)
304.123 Phosphorus (STORET number 00665)
304.124 Additional Contaminants
304.125 pH
304.126 Mercury
304.140 Delays in Upgrading
304.141 NPDES Effluent Standards
304.142 New Source Performance Standards (Repealed)

SUBPART B: SITE SPECIFIC RULES AND EXCEPTIONS
NOT OF GENERAL APPLICABILITY

Section
304.201 Wastewater Treatment Plant Discharges of the
Metropolitan Sanitary District of Greater Chicago
304.202 Chlor-alkali Mercury Discharges in St. Clair County
304.203 Copper Discharges by Olin Corporation
304.204 Schoenberger Creek: Groundwater Discharges
304.205 John Deere Foundry Discharges
304.206 Alton Water Company Treatment Plant Discharges
304.207 Galesburg Sanitary District Deoxygenating Wastes
Discharges
304.208 City of Lockport Treatment Plant Discharges
304.209 Wood River Station Total Suspended Solids
Discharges
304.210 Alton Wastewater Treatment Plant Discharges
304.212 Sanitary District of Decatur Discharges
304.213 Union Oil Refinery Ammonia Discharge
304.214 Mobil Oil Refinery Ammonia Discharge

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

304.215 City of Tuscola Wastewater Treatment Facility
Discharges
304.216 Newton Station Suspended Solids Discharges
304.219 North Shore Sanitary District Phosphorus Discharges

SUBPART C: TEMPORARY EFFLUENT STANDARDS

Section
304.301 Exception for Ammonia Nitrogen Water Quality
Violations

Appendix A References to Previous Rules

AUTHORITY: Implementing Section 13 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111-1/2, pars 1013 and 1027).

SOURCE: Filed with the Secretary of State January 1, 1978; amended at 2 Ill. Reg. 30, p. 343, effective July 27, 1978; amended at 2 Ill. Reg. 44, p. 151, effective November 2, 1978; amended at 3 Ill. Reg. 20 p. 95, effective May 17, 1979; amended at 3 Ill. Reg. 25 p. 190, effective June 21, 1979; amended at 4 Ill. Reg. 20, p. 53, effective May 7, 1980; amended at 6 Ill. Reg. 563, effective December 24, 1981; codified at 6 Ill. Reg. 7818, amended at 6 Ill. Reg. 11161, effective September 7, 1982; amended at 6 Ill. Reg. 13750 effective October 26, 1982; amended at 7 Ill. Reg. 3020, effective March 4, 1983; amended at 7 Ill. Reg. 8111, effective June 23, 1983; amended at 7 Ill. Reg. 14515, effective October 14, 1983; amended at 7 Ill. Reg. 14910, effective November 14, 1983; amended at 8 Ill. Reg. 1600, effective January 18, 1984; amended at 8 Ill. Reg. 3687, effective March 14, 1984; amended at 8 Ill. Reg. 8237, effective June 8, 1984; amended at 9 Ill. Reg. 1379, effective January 21, 1985; amended at 9 Ill. Reg. 4510, effective March 22, 1985; preemptory amendment at 10 Ill. Reg. 456, effective December 23, 1985; amended at 11 Ill. Reg. 3117, effective January 28, 1987; amended in R84-13 at 11 Ill. Reg. 7291, effective April 3, 1987; amended in R86-17(A) at 11 Ill. Reg. 14748, effective August 24, 1987; amended in R84-16 at 12 Ill. Reg. 2445, effective January 15, 1988; amended in R83-23 at 12 Ill. Reg. 8658, effective May 10, 1988; amended in R87-27 at 12 Ill. Reg. 9905, effective May 27, 1988; amended in R82-7 at 12 Ill. Reg. 10712, effective June 9, 1988; amended in R85-29 at 12 Ill. Reg. 12064, effective July 12, 1988; amended in R87-22 at 12 Ill. Reg. 13966, effective August 23, 1988; amended in R86-3 at 12 Ill. Reg. 20126, effective November 16, 1988.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

Section 304.219North Shore Sanitary District Phosphorus Discharges

a) This Section applies to discharges from the North Shore Sanitary District excess flow discharge facilities at Waukegan and North Chicago into Lake Michigan;

b) The requirements of Section 304.123(a) shall not apply to the phosphorus content of the North Shore Sanitary District excess flow discharges from Waukegan and North Chicago into Lake Michigan. Instead, the following requirements shall apply to North Shore Sanitary District discharges into Lake Michigan:

- 1) The North Shore Sanitary District shall discharge no effluent into Lake Michigan from its Waukegan treatment plant until after that plant has achieved its maximum treatment flow capacity and all the Waukegan treatment plant excess flow retention reservoirs are full to capacity;
- 2) The North Shore Sanitary District shall discharge no effluent into Lake Michigan from its North Chicago treatment plant until after that plant has achieved its maximum treatment flow capacity, the North Chicago treatment plant excess flow retention reservoirs are full to capacity, the maximum rate of transfer of untreated effluent to Gurnee has been achieved, the Gurnee treatment plant has achieved its maximum treatment flow capacity, and the Gurnee treatment plant excess flow retention reservoirs are full to capacity.
- c) The North Shore Sanitary District shall increase the maximum peak treatment flow capacity of its Waukegan treatment plant to at least 44 million gallons per day before January 1, 1992;
- d) The North Shore Sanitary District shall increase the maximum peak treatment flow capacity of its Gurnee treatment plant to 39 million gallons per day before January 1, 1989;
- e) The North Shore Sanitary District shall increase the excess flow retention reservoir capacity at its Gurnee

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

treatment plant to 50 million gallons before January 1, 1991.

f)

The North Shore Sanitary District shall operate its Waukegan or North Chicago treatment plant at its maximum treatment flow capacity during any period in which less than 90 percent of the retention reservoir capacity is available to receive excess flows at the relevant treatment plant, except when such unavailability results during times of normal treatment plant and/or retention basin maintenance; and

g)

The North Shore Sanitary District shall, as required pursuant to Section 309.141, immediately embark on a program of excess flow and water quality impact monitoring, shall periodically submit the data from such monitoring to the Illinois Environmental Protection Agency ("Agency"), and shall submit a comprehensive study of this data and monitoring for the period 1987 through 1991 to the Board and the Agency before April 1, 1992.

(Source: Added at 12 Ill. Reg. 20126, effective 11/16/88.)

ILLINOIS REGISTER
POLLUTION CONTROL BOARD
NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Organic Material Emission Standards and Limitations
- 2) The Code Citation: 35 Ill. Adm. Code 215
- 3) Section Number: 215.206 Adopted Action: Amend
- 4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 1010 and 1027
- 5) Effective Date of Rule(s) (Amendments, Repealer): November 21, 1988
- 6) Does this rulemaking contain an automatic repeal date?: No.
- | Section Numbers | Proposed Action: | Ill. Reg. Citation: |
|-----------------|------------------|------------------------------|
| 215.104 | Amend | 12 Ill. Reg. 15412 (9-30-81) |
| 215.105 | Amend | 12 Ill. Reg. 15412 (9-30-81) |
| 215.245 | Amend | 12 Ill. Reg. 7483 (4-29-81) |
| 215.420 | Amend | 12 Ill. Reg. 15412 (9-30-81) |
| 215.430 | Amend | " |
| 215.432 | Amend | " |
| 215.435 | Amend | " |
| 215.437 | Amend | " |
| 215.438 | Add | " |
| 215.439 | Amend | " |
| Appendix D | Amend | " |

- 14) Are there any amendments pending on this Part?
- 15) Summary and Purpose of Rule(s): The amendment exempts the John Deere Harvester-Moline Works of Deere & Company from 35 Ill. Adm. Code 215.204(k)(2), which sets a limit of 3.5-4.8 pounds per gallon (lbs/gal) on volatile organic material (VOM) emissions from the coating of heavy-highway vehicles. Instead, Harvester-Moline existing green and yellow flocculating operations are limited to a weekly average of 6.2 lbs/gal. The new rule is explained in detail in the Board's November 3, 1988 Opinion and Order in R87-1, available upon request of the Clerk of the Board.
- 16) Information and questions regarding this adopted rule shall be directed to:

Elizabeth S. Harvey
100 W. Randolph Street
State of Illinois Center
Suite 11-500
Chicago, IL 60601
(312) 917-6921

The full text of the adopted rule(s) begins on the following page:

- 10) Has JCAR issued a Statement of Objections to this (these) Rule(s)? If answer is "yes," please complete the following: No.
- A) Statement of Objection: _____, Ill. Reg. _____.
- B) Agency Response: _____, Ill. Reg. _____.
- C) Date Agency Response Submitted for Approval to JCAR: _____.
- 11) Difference(s) between proposal and final version: There are no differences within the text of the amendment itself. However, the Board has updated the Statutory Authority note and corrected the table of contents.
- 12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.
- 13) Will this rule (amendments, repealer) replace an emergency rule currently in effect? No.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION

SUBTITLE B: AIR POLLUTION

CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER C: EMISSIONS STANDARDS AND LIMITATIONS FOR STATIONARY SOURCES

PART 215

ORGANIC MATERIAL EMISSION STANDARDS AND LIMITATIONS

SUBPART A: GENERAL PROVISIONS

Section
215.100
215.101
215.102
215.103
215.104
215.105
215.106
215.107

Introduction
Clean-up and Disposal Operations
Testing Methods
Abbreviations and Conversion Factors
Definitions
Incorporations by Reference
Afterburners
Determination of Applicability

SUBPART B: ORGANIC EMISSIONS FROM STORAGE AND LOADING OPERATIONS

Section
215.121
215.122
215.123
215.124
215.125
215.126

Storage Containers
Loading Operations
Petroleum Liquid Storage Tanks
External Floating Roofs
Compliance Dates and Geographical Areas
Compliance Plan

SUBPART C: ORGANIC EMISSIONS FROM MISCELLANEOUS EQUIPMENT

Section
215.141
215.142
215.143
215.144

Separation Operations
Pumps and Compressors
Vapor Blowdown
Safety Relief Valves

SUBPART E: SOLVENT CLEANING

Section
215.181
215.182
215.183
215.184
215.185

Solvent Cleaning in General
Cold Cleaning
Open Top Vapor Degreasing
Conveyorized Degreasing
Compliance Plan

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

SUBPART F: COATING OPERATIONS

Section
215.202
215.204
215.205
215.206
215.207
215.208
215.209
215.210
215.211
215.212
215.213

Compliance Schedules
Emission Limitations for Manufacturing Plants
Alternative Emission Limitations
Exemptions from Emission Limitations
Compliance by Aggregation of Emission Sources
Testing Methods for Solvent Content
Exemption from General Rule on Use of Organic Material
Alternative Compliance Schedule
Compliance Dates and Geographical Areas
Compliance Plan
Special Requirements for Compliance Plan

SUBPART H: SPECIAL LIMITATIONS FOR SOURCES IN MAJOR URBANIZED AREAS WHICH ARE NONATTAINMENT FOR OZONE

Section
215.240
215.241
215.245
215.249

Applicability
External Floating Roofs
Flexographic and Rotogravure Printing
Compliance Dates

SUBPART I: ADJUSTED RACT EMISSIONS LIMITATIONS

Section
215.260
215.261
215.263
215.264
215.267

Applicability
Petition
Public Hearing
Board Action
Agency Petition

SUBPART K: USE OF ORGANIC MATERIAL

Section
215.301
215.302
215.303
215.304
215.305

Use of Organic Material
Alternative Standard
Fuel Combustion Emission Sources
Operations with Compliance Program
Viscose Exemption (Repealed)

SUBPART N: VEGETABLE OIL PROCESSING

Section
215.340
215.342

Hexane Extraction Soybean Crushing
Hexane Extraction Corn Oil Processing

POLLUTION CONTROL BOARD
NOTICE OF ADOPTED AMENDMENTS

215.344 Recordkeeping for Vegetable Oil Processes
215.345 Compliance Determination
215.346 Compliance Dates and Geographical Areas
215.347 Compliance Plan

SUBPART P: PRINTING AND PUBLISHING

Section
215.401 Flexographic and Rotogravure Printing
215.402 Exemptions
215.403 Applicability of Subpart K
215.404 Testing and Monitoring
215.405 Compliance Dates and Geographical Areas
215.406 Alternative Compliance Plan
215.407 Compliance Plan
215.408 Heatset Web Offset Lithographic Printing

SUBPART Q: LEAKS FROM SYNTHETIC ORGANIC CHEMICAL AND POLYMER MANUFACTURING EQUIPMENT

Section
215.420 Applicability
215.421 General Requirements
215.422 Inspection Program Plan for Leaks
215.423 Inspection Program for Leaks
215.424 Repairing Leaks
215.425 Recordkeeping for Leaks
215.426 Reporting for Leaks
215.427 Alternative Program for Leaks
215.428 Compliance Dates
215.429 Compliance Plan
215.430 General Requirements
215.431 Inspection Program Plan for Leaks
215.432 Inspection Program for Leaks
215.433 Repairing Leaks
215.434 Recordkeeping for Leaks
215.435 Report for Leaks
215.436 Alternative Program for Leaks
215.437 Open-Ended Valves
215.438 Compliance Plan

SUBPART R: PETROLEUM REFINING AND RELATED INDUSTRIES;
ASPHALT MATERIALS

Section
215.441 Petroleum Refinery Waste Gas Disposal
215.442 Vacuum Producing Systems
215.443 Wastewater (Oil/Water) Separator

ILLINOIS REGISTER 20138
88 88
POLLUTION CONTROL BOARD
NOTICE OF ADOPTED AMENDMENTS

215.444 Process Unit Turnarounds
215.445 Leaks General Requirements
215.446 Monitoring Program Plan for Leaks
215.447 Monitoring Program for Leaks
215.448 Recordkeeping for Leaks
215.449 Reporting for Leaks
215.450 Alternative Program for Leaks
215.451 Sealing Device Requirements
215.452 Compliance Schedule for Leaks
215.453 Compliance Dates and Geographical Areas

SUBPART S: RUBBER AND MISCELLANEOUS PLASTIC PRODUCTS

Section
215.461 Manufacture of Pneumatic Rubber Tires
215.462 Green Tire Spraying Operations
215.463 Alternative Emission Reduction Systems
215.464 Testing and Monitoring
215.465 Compliance Dates and Geographical Areas
215.466 Compliance Plan

SUBPART T: PHARMACEUTICAL MANUFACTURING

Section
215.480 Applicability of Subpart T
215.481 Control of Reactors, Distillation Units, Crystallizers, Centrifuges and Vacuum Dryers
215.482 Control of Air Dryers, Production Equipment Exhaust Systems and Filters
215.483 Material Storage and Transfer
215.484 In-Process Tanks
215.485 Leaks
215.486 Other Emission Sources
215.487 Testing
215.488 Monitors for Air Pollution Control Equipment
215.489 Compliance Schedule

SUBPART U: COKE MANUFACTURING AND BY-PRODUCT RECOVERY

Section
215.500 Exception
215.510 Coke By-Product Recovery Plants
215.512 Coke By-Product Recovery Plant Leaks
215.513 Inspection Program
215.514 Recordkeeping Requirements
215.515 Reporting Requirements
215.516 Compliance Dates
215.517 Compliance Plan

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

SUBPART V: AIR OXIDATION PROCESSES

Section
215.520 Applicability
215.521 Definitions
215.525 Emission Limitations for Air Oxidation Processes
215.526 Testing and Monitoring
215.527 Compliance Date

SUBPART W: AGRICULTURE

Section
215.541

Pesticide Exception

SUBPART X: CONSTRUCTION

Section
215.561 Architectural Coatings
215.562 Paving Operations
215.563 Cutback Asphalt

SUBPART Y: GASOLINE DISTRIBUTION

Section
215.581 Bulk Gasoline Plants
215.582 Bulk Gasoline Terminals
215.583 Gasoline Dispensing Facilities
215.584 Gasoline Delivery Vessels

SUBPART Z: DRY CLEANERS

Section
215.601 Perchloroethylene Dry Cleaners
215.602 Exemptions
215.603 Testing and Monitoring
215.604 Compliance Dates and Geographical Areas
215.605 Compliance Plan
215.606 Exception to Compliance Plan
215.607 Standards for Petroleum Solvent Dry Cleaners
215.608 Operating Practices for Petroleum Solvent Dry Cleaners
215.609 Program for Inspection and Repair of Leaks
215.610 Testing and Monitoring
215.611 Exemption for Petroleum Solvent Dry Cleaners
215.612 Compliance Dates and Geographical Areas
215.613 Compliance Plan

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

SUBPART AA: PAINT AND INK MANUFACTURING

Section
215.620 Applicability
215.621 Exemption for Waterbase Material and Heatset Offset Ink
215.623 Permit Conditions
215.624 Open-top Mills, Tanks, Vats or Vessels
215.625 Grinding Mills
215.628 Leaks
215.630 Clean Up
215.636 Compliance Date

SUBPART BB: POLYSTYRENE PLANTS

Section
215.875 Applicability of Subpart BB
215.877 Emissions Limitation at Polystyrene Plants
215.879 Compliance Date
215.881 Compliance Plan
215.883 Special Requirements for Compliance Plan
215.886 Testing and Monitoring

SUBPART PP: MISCELLANEOUS FABRICATED PRODUCT
MANUFACTURING PROCESSES

Section
215.920 Applicability
215.923 Permit Conditions
215.926 Control Requirements

SUBPART QQ: MISCELLANEOUS FORMULATION
MANUFACTURING PROCESSES

Section
215.940 Applicability
215.943 Permit Conditions
215.946 Control Requirements

SUBPART RR: MISCELLANEOUS ORGANIC CHEMICAL MANUFACTURING
PROCESSES

Section
215.960 Applicability
215.963 Permit Conditions
215.966 Control Requirements

Appendix A Rule into Section Table
Appendix B Section into Rule Table

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- Appendix C Past Compliance Dates
 Appendix D List of Chemicals Defining Synthetic Organic Chemical and Polymer Manufacturing
 Appendix E Reference Methods and Procedures
 Appendix F Coefficients for the Total Resource Effectiveness Index (TRE) Equation

AUTHORITY: Implementing Section 10 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 11P½ pars. 1010 and 1027).

SOURCE: Adopted as Chapter 2: Air Pollution, Rule 205: Organic Material Emission Standards and Limitations, R71-23, 4 PCB 191, filed and effective April 14, 1972; amended in R77-3, 33 PCB 357, at 3 Ill. Reg. 18, p. 41, effective May 3, 1979; amended in R78-3 and R78-4, 35 PCB 75, at 3 Ill. Reg. 30, p. 124, effective July 28, 1979; amended in R80-5 at 7 Ill. Reg. 1244, effective January 21, 1983; codified at 7 Ill. Reg. 13601; Notice of Corrections at 7 Ill. Reg. 14575; amended in R82-14 at 8 Ill. Reg. 13254, effective July 12, 1984; amended in R83-36 at 9 Ill. Reg. 9114, effective May 30, 1985; amended in R82-14 at 9 Ill. Reg. 13960, effective August 28, 1985; amended in R85-28 at 11 Ill. Reg. 3127, effective February 3, 1987; amended in R82-14 at 11 Ill. Reg. 7296, effective April 3, 1987; amended in R85-21(A) at 11 Ill. Reg. 11770, effective June 29, 1987; recodified in R86-39 at 11 Ill. Reg. 13541; amended in R82-14 and R86-12 at 11 Ill. Reg. 16706, effective September 30, 1987; amended in R85-21(B) at 11 Ill. Reg. 19117, effective November 9, 1987; amended in R86-36, R86-39, R86-40 at 11 Ill. Reg. 20829, effective December 14, 1987; amended in R82-14 and R86-37 at 12 Ill. Reg. 815, effective December 24, 1987; amended in R86-18 at 12 Ill. Reg. 7311, effective April 8, 1988; amended in R86-10 at 12 Ill. Reg. 7650, effective April 11, 1988; amended in R87-1 at 12 Ill. Reg. 20133, effective November 21, 1988.

NOTE: Capitalization denotes statutory language.

SUBPART F: COATING OPERATIONS

Section 215.206 Exemptions from Emission Limitations

- a) The limitations of this Subpart shall not apply to:
- 1) Coating plants whose emissions of volatile organic material as limited by the operating permit will not exceed 22.7 Mg/year (25 T/year), in the absence of air pollution control equipment; or

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- 2) Sources used exclusively for chemical or physical analysis or determination of product quality and commercial acceptance provided that:
- A) The operation of the source is not an integral part of the production process;
 - B) The emissions from the source do not exceed 363 kg (800 lbs) in any calendar month; and
 - C) The exemption is approved in writing by the Agency
- 3) Interior body spray coating material for three-piece steel cans used by National Can Corporation at its Rockford can manufacturing plant in Loves Park, Illinois, provided that:
- A) The emission of volatile organic material from the interior body spray coating line shall not exceed 0.70 kg/l (5.8 lb/gal) of coating material, excluding water, delivered to the coating applicator; and
 - B) The emission of volatile organic material shall comply with the provisions of Section 215.204 by use of the internal offset provisions of Section 215.207 computed on a weekly weighted average basis.

- b) The limitations of Section 215.204(j) shall not apply to the Waukegan, Illinois, facilities of the Outboard Marine Corporation, so long as the emissions of volatile organic material related to the surface coating of miscellaneous metal parts and products at those facilities do not exceed 35 tons per year.

- c) Notwithstanding the limitations of Section 215.204(k)(2), the John Deere Harvester-Moline Works of Deere & Company, Moline, Illinois, shall not cause or permit the emission of volatile organic material from its existing green and yellow flocculating operations to exceed a weekly average of 6.2 lb/gal.

(Source: Amended at 12 Ill. Reg. 20133, effective Nov. 21, 1988)

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part: Private Detective, Private Alarm and Private Security Act of 1983

2) Code Citation: 68 Ill. Adm. Code 1240

3) Section Numbers: Adopted Action:

1240.5	Amended
1240.7	New Section
1240.10	Amended
1240.15	Amended
1240.20	Amended
1240.25	Amended
1240.30	Amended
1240.40	Amended
1240.41	New Section
1240.45	Amended
1240.46	New Section
1240.48	New Section
1240.50	Amended
1240.51	New Section

4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 111, par. 2659, 2662

5) Effective Date of Amendment: November 18, 1988

6) Does this rulemaking contain an automatic repeal date? No

7) Do these Amendments contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: November 18, 1988

9) Date Notice of Proposal Published in Illinois Register: November 20, 1987

10) Has JCAR issued a Statement of Objections to this (these) rule(s)? Yes

A) Statement of Objection: Dec. 2, 1988, 12 Ill. Reg. 20224.

B) Agency Response: Dec. 2, 1988, 12 Ill. Reg. 20217.

C) Date Agency Response Submitted for Approval to JCAR:
November 16, 1988

11) Difference(s) between proposal and final version: Due to the Department name change, the Department recodified these rules on January 1, 1988; subsequently all references to the Department have been changed to the Department of Professional Regulation, Part 240 is now Part 1240, and Chapter I is now Chapter VII.

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENTS

The following changes were made based on public comment received during the first notice period:

Section 1240.5, subsection (b)(5), the words "of education and/or experience" were deleted to be consistent with Section 1240.5, subsection (a)(5);

Section 1240.20(b) and 1240.25(b), the words "or the instructor" were added after employer in line 7.

Section 1240.41(f)(5) which read "convictions followed by successful completion of the allotted time of supervision" was deleted.

Section 1240.45(b) in the second to last sentence "two" months was changed to "six" months.

Section 1240.48-the title of the Section was changed from "Badges, Uniforms and Other Identification" to "Uniforms" and subsection (a) was deleted and in subsection (b) the words "and other forms of identification", "displayed or carried" were deleted.

Based on an objection from the Joint Committee on Administrative Rules (see this issue of the Illinois Register), the Department did not adopt Section 1240.12 and references to this Section were deleted in Section 1240.5(a)(3)(B) and (b)(3)(B), Section 1240.10(c)(3), Section 1240.15(a)(1) and Section 1240.50.

The following changes were made during the second notice period in agreement with the Joint Committee on Administrative Rules:

Section 1240.5--subsection (a)(3)(C) and (b)(3)(C) in the last line "pursuant to Section 20(c)(12) of the Act" was added after "processing fee"; subsection (a)(4) and (b)(4) the word "cleared" was changed to "processed" in line 2; subsections (a)(5) and (b)(5) "without meeting further requirements" were deleted.

Section 1240.7--subsection (b) "formal agreement" was changed to "signed written agreement"; subsection (c)(2) "nonmanaged properties" was changed to "properties which the property manager does not manage or for which there is not a signed written agreement; and"; subsection (d) the following sentence was added "For purposes as used in subsection (d) an employee is a person who is employed by the property manager to perform the security services. The employer is the property manager who has the right to control and direct the employee."; and subsection (f) was added--"Security services for purposes of this Section are those definitions set forth in Sections 2(f) and (g) of the Act."

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENTS

Section 1240.10(d)(1) and Section 1240.15(a)(3) in the last sentence after the word "fee" the words "pursuant to Section 20(c)(12) of the Act" was added.

Section 1240.25(a) line 9 after the word "techniques" "i.e. video or closed circuit instruction" was added.

Section 1240.30--subsection (1) in line 4 the words "e.g. course audit" was added and subsection (k) line 7 the words "pursuant to Section 15(f) of the Act" was added.

Section 1240.41--subsection (a) "consists of" replaced the word "includes"; subsection (a)(2) "including but not limited to the Illinois Controlled Substances Act (Ill. Rev. Stat. 1987, ch. 56 1/2, par. 1100 et seq.) and Federal Drug Enforcement Laws, 21 U.S.C. 801 et seq.)" was added; subsection (a)(3) "but not limited to," was added after the word "including"; subsection (b) "in the performance of the duties as a detective, security contractor or alarm contractor as defined in Section 2 of the Act" was added after "profession"; subsection (c) was deleted and the other subsections were relettered appropriately; subsection (c) line 4 after "other information" the words "as set forth in subsection (d) below" were added; subsection (f) line 2 "in writing" was added after "notified" and "in accordance with 68 Ill. Adm. Code 1110" was added after Department in the last line of this subsection; and subsection (d) was changed to read as follows:

d) If any one of the following factors exist, this outweighs the presumption of rehabilitation as defined in subsection (c) above:

- 1) lack of compliance with terms of punishment (i.e. failure to pay fines or restitution, violation of the terms of probation or parole);
- 2) unwillingness to undergo, or lack of cooperation in, medical or psychiatric treatment/counseling;
- 3) falsification of an application for registration with the Department;
- 4) failure to furnish to the Department additional information or failure to appear for a conference with the Department in relation to the applicant's application for registration;

Section 1240.45(c) the words "in writing" were added after "notify the Department.

In Section 1240.46(e) the word "complete" was deleted before the words "work history.

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENTS

Also technical, grammatical, and typographical changes have been at the request of the Administrative Code Division.

12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will this Amendment replace an Emergency Amendment currently in effect? No

14) Are there any Amendments pending on this Part? No

15) Summary and Purpose of Amendment: These amendments implement Public Acts 84-1235 and 84-1456.

Sections have been added which provide for the exemption of registration of property management firms who employ a security for if they meet the requirements set forth in Section 1240.7; grounds for which the Department refuses to issue an employee registration card; recordkeeping requirements of employee files maintained by agencies; requirements of uniforms; and the procedures for obtaining from the Department a duplicate certificate by a licensee.

These amendments clarify licensure requirements for individuals licensed under the Act. Also the requirements for training courses have been changed to be consistent with the Act.

16) Information and questions regarding this adopted amendment shall be directed to:

Department of Professional Regulation
Attention: Jean Courtney
320 West Washington, 3rd Floor
Springfield, IL 62786
217/785-0800

The full text of the Adopted Amendments begins on the next page.

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 68: PROFESSIONS AND OCCUPATIONS

CHAPTER VII: DEPARTMENT OF PROFESSIONAL REGULATION

SUBCHAPTER b: PROFESSIONS AND OCCUPATIONS

PART 1240

PRIVATE DETECTIVE, PRIVATE ALARM AND PRIVATE SECURITY ACT OF 1983

Section 1240.5	Licensure Under Section 6 of the Act
1240.7	Exemptions Under Section 5 of the Act
1240.10	Application for Examination and Licensure-Private Detective and Private Security Contractor
1240.15	Application for Licensure-Private Alarm Contractor
1240.20	20-Hour Basic Training Course - Private-Detective-Agency-and-Private Security-Contractor-Agency-Employees General
1240.25	20-Hour Basic Training Course - Private-Alarm-Contractor-Agency-Employees Security Guards and Alarm Runners
1240.30	Firearm Training Course
1240.35	Approval of Training Programs and Instructors
1240.40	Permanent Employee Registration Cards
1240.41	Refusal to Issue Employee Registration Card
1240.45	Firearm Training Authorization Cards
1240.46	Recordkeeping Requirements - Employee Files
1240.48	Uniforms
1240.50	Renewals
1240.51	Requests for Duplicate Certificates
1240.55	Endorsement
1240.60	Restoration
1240.65	Conduct of Hearings
1240.70	Granting Variances

AUTHORITY: Implementing the Private Detective, Private Alarm and Private Security Act of 1983 (Ill. Rev. Stat. 1987, ch. 111, par. 2651 et seq.) and authorized by Section 60(7) of The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 60(7)).

SOURCE: Rules and Regulations Promulgated for the Administration of the Illinois Detective Act, effective October 7, 1975; amended at 4 Ill. Reg. 22, p. 251, effective May 15, 1980; codified at 5 Ill. Reg. 11032; emergency amendment at 6 Ill. Reg. 916, effective January 6, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 7448, effective June 15, 1982; amended at 6 Ill. Reg. 8208, effective July 15, 1982; emergency amendment at 8 Ill. Reg. 903, effective January 6, 1984, for a maximum of 150 days; Part repealed and new Part adopted at 9 Ill. Reg. 18512, effective November 15, 1985; transferred from Chapter I, 68 Ill. Adm. Code 240 (Department of Registration and Education) to Chapter VII, 68 Ill. Adm. Code 1240 (Department of Professional Regulation) pursuant to P.A. 85-225, effective January 1, 1988, at 12 Ill. Reg. 2967; amended at 12 Ill. Reg. 20143, effective November 18, 1988.

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENT(S)

Section 1240.5 Licensure Under Section 6 of the Act

- a) For an individual whose certificate of registration as a private detective was in nonrenewed status on the effective date of the Private Detective, Private Alarm and Private Security Act (the "Act") (Ill. Rev. Stat. 1984-Supp. 1987, ch. 111, par. 2651 et seq.):
- 1) To be eligible to receive a license under the "grandfather" provisions of Section 6 of the Private-Detective-and-Private Security Act, an applicant must first reinstate his certificate of registration (certificate) as a Private Detective to active status. An applicant shall have 5 years from the expiration date specified on his certificate(s) to do so.
 - 2) Precluding any circumstances which would prevent such reinstatement, upon completion of a reinstatement application and upon payment of the required fees, (\$50.00 reinstatement fee plus all lapsed renewal fees), the Department of Professional Regulation (the Department) will change the status of the applicant's certificate(s) on Departmental records.
 - 3) After reinstatement of the certificate(s), the applicant shall submit the following to the Department:
 - A) a completed application for licensure under Section 6 of the Act; and
 - B) proof of liability insurance as evidenced by a certificate of insurance from the insurer;
 - C) 1 set of fingerprint cards issued by the Illinois Department of State Police and 1 set of fingerprint cards issued by the Federal Bureau of Investigation accompanied by the processing fee pursuant to Section 20(c)(12) of the Act; and
 - B) D) the required fees for the issuance of original licenses as specified in Section 20 of the Act.
 - 4) A license will not be issued until the fingerprints have been processed pursuant to provisions set forth in Section 15(d) of the Act.
 - 4)5) Upon receipt of the above, the applicant will be granted the specified license(s) without--meeting--further--requirements-of education-and/or-experience.
- b) For an individual whose certificate of registration as a private detective was active and in good standing on the effective date of the Act, but who failed to apply for licensure under Section 6 of the Act by April 16, 1984:
- 1) To be eligible for licensure under the "grandfather" provisions of Section 6 after April 16, 1984, an applicant must first reinstate his certificate of registration as a private detective to active status. An applicant shall have until April 16, 1989, to do so.
 - 2) Precluding any circumstances which would prevent such reinstatement, upon completion of a reinstatement application and upon payment of the required fees (\$50 plus all lapsed renewal

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENT(S)

fees), the Department will change the status of the applicant's certificate(s) on Departmental records.

- 3) After reinstatement of the certificate the applicant shall submit the following to the Department:

- A) a completed application for licensure under Section 6 of the Act; and
 - B) proof of liability insurance as evidenced by a certificate of insurance from the insurer;
 - C) 1 set of fingerprint cards issued by the Illinois Department of State Police and 1 set of fingerprint cards issued by the Federal Bureau of Investigation accompanied by the processing fee pursuant to Section 20(c)(12) of the Act; and
 - B)D) the required fees for the issuance of original license(s) as specified in Section 20 of the Act.
- 4) A license will not be issued until the fingerprints have been processed pursuant to provisions set forth in Section 15(d) of the Act.
- 4)5) Upon receipt of the above, the applicant will be granted the specified license(s) without meeting further requirements of education and/or experience.

(Source: Amended at 12 Ill. Reg. 20143, effective November 18, 1988)

Section 1240.7 Exemptions Under Section 5 of the Act

A property management firm and its security employees will be exempt from licensure under the Act in accordance with Section 5 if the following conditions are met:

- a) The property management firm shall be a licensed real estate broker or real estate corporation or partnership in accordance with the Real Estate License Act of 1983 (Ill. Rev. Stat. 1987, ch. 111, par. 5801 et seq.).
- b) A signed written agreement between a property owner and the property management firm shall exist in which the property management firm provides site security as an incidental part of their services.
- c) In conjunction with security provided in subsection (b) above, the property management firm:
 - 1) shall not provide security services only;
 - 2) shall not provide security services to properties which the property manager does not manage or for which there is not a signed written agreement; and
 - 3) shall not provide security services for hire.
- d) An employer-employee relationship shall exist between security employees and the property management firm. For purposes as used in subsection (d) an employee is a person who is employed by the property manager to perform the security services. The employer is the property manager who has the right to control and direct the employee.
- e) The property management firm shall comply with the provisions of

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENT(S)

Section 24-2 of the Criminal Code of 1961 (Ill. Rev. Stat. 1987, ch. 38, par. 24-2).

- f) Security services for purposes of this Section are those definitions set forth in Sections 2(f) and (g) of the Act.

(Source: Added at 12 Ill. Reg. 20143, effective November 18, 1988)

Section 1240.10 Application for Examination and Licensure-Private Detective and Private Security Contractor

- a) Applications for licensure by examination, together with all supporting documentation, must be on file at least 60 days prior to the date of the examination.
- b) No candidate shall be admitted to the examination until he has fulfilled the experience and/or education requirements specified in the Act. To determine such fulfillment, the following standards shall be applied:
 - 1) The term "year" shall be 12 average work months during which the applicant was engaged in full-time employment.
 - 2) The work schedule of the employing agency or organization will be accepted as meeting the "full-time" employment requirement, provided it is equal to 1800 hours annually or more.
 - 3) "Full-time supervisor in a law enforcement agency" shall mean any rank above patrolman.

- c) The passing grade on the examination is 70.

e) d) Upon notification of successful completion of the examination, the applicant may apply to the Department for licensure. The application must be complete and must be accompanied by:

- 1) 1 set of fingerprints cards issued by the Illinois Department of State Police and 1 set of fingerprint cards issued by the Federal Bureau of Investigation accompanied by the specified processing fee pursuant to Section 20(c)(12) of the Act;
- 2) 2 photographs 1 1/2" x 1 1/2", taken within the 3 months preceding application;
- 3) proof of liability insurance in the amounts specified in the Act as evidenced by a certificate of insurance from the insurer; and
- 2)4) the required fee(s) specified in Section 20 of the Act.

(Source: Amended at 12 Ill. Reg. 20143, effective November 18, 1988)

Section 1240.15 Application for Licensure-Private Alarm Contractor

- a) An individual seeking licensure as a private alarm contractor shall make application to the Department on forms provided by the Department, and shall also submit the following:
 - 1) proof of liability insurance in the amounts specified in the Act as evidenced by a certificate of insurance from the insurer;

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENT(S)

- 2) 2 photographs, 1 1/2" x 1 1/2", taken during the past within the 3 months preceding application; and
- 3) 1 set of fingerprint cards issued by the Illinois Department of State Police and 1 set of fingerprint cards issued by the Federal Bureau of Investigation accompanied by the specified processing fee pursuant to Section 20(c)(12) of the Act; and
- 3)4) the required fee(s) specified in Section 20 of the Act.
- b) An individual seeking licensure as a private alarm contractor after January 1, 1997 1986, shall submit proof acceptable to the Department that the applicant has fulfilled the required experience specified in Section 14(c)(10) of the Act. To determine such fulfillment, the following standards shall be applied:
- 1) The term "year" shall be twelve average work months during which the applicant was engaged in full-time employment.
- 2) The work schedule of the employing agency will be accepted as meeting the "full-time" employment requirement provided it is equal to 1800 hours annually or more.
- (Source: Amended at 12 Ill. Reg. 20143, effective November 18, 1988)

Section 1240.20 20-Hour Basic Training Course -Private-Detective-Agency-and-Private-Security-Contractor-Agency-Employees General

- a) Except as specified in Section 27 of the Act, B every person employed as a registered employee of a private detective, or private security, agency or private alarm agency certified under the Act shall complete, within 45 90 days of his employment, a course of basic training approved-by-the-Department. The training shall be a minimum of 20 hours of training related to their employment which shall be certified to by their employer, as follows:
- 1) At-least-8-hours-shall-be-instruction-in-the-technical-aspects-of employee-job-assignment-and-shall-cover-but-not-be-limited-to-the following-subjects:
- 1) Law-and-limitation-on-private-police
- 2) Reporting-to-law-enforcement-agencies;
- 3) Report-writing
- 4) Fire-prevention-and-other-safety-measures
- 5) Fire-and-safety-equipment;
- 6) Human-and-public-relations;
- 7) At-least-12-hours-shall-be-on-the-job-training-which-shall-be related-to-routine-work-assignments;
- 8) Records-must-be-maintained-on-students-including-the-name, address, date-of-enrollment-and-completion-or-discontinuance-and their-attendance;
- b) Upon successful completion of the training prescribed above, each individual shall be issued, by his employer or the instructor, a Certification of Completion of 20-Hour Basic Training which shall be signed by both the instructor or licensee-in-charge and the

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENT(S)

- c) The certificate Certification shall be the permanent record of training and shall be retained by the individual as proof of the training. During the term of the individual's employment with an agency licensed by the Department, the Certification shall be filed by the employer with the employee statement and shall remain in the file during the term of employment. Upon termination of employment the original certificate Certification shall be returned to the employee.
- d) In the case that the employee is employed by more than one employer, an-affidavit-from-the-employee-stating-the-date-the-training-was completed-the-name-of-the-school-or-institution-which-provided-the training-and-the-name-of-the-instructor-or-a notarized copy of the Certification of Completion of 20-Hour Basic Training shall be kept with the employee statement in lieu of the original Certification of Completion of 20-Hour Basic Training.
- e) Upon application to the-Department-any-security-training-course-which-is-not-a-firearm-training-course-approved-by-the-Illinois Community-College-Board/Illinois-Board-of-Higher-Education-will-be approved-as-satisfying-the-requirements-of-this-Section:
- (Source: Amended at 12 Ill. Reg. 20143, effective November 18, 1988)

Section 1240.25 20-Hour Basic Training Course -Private-Alarm-Contractor-Agency-Employees Security Guards and Alarm Runners

- a) Every-person-employed-as-a-registered-employee-of-a-private-alarm contractor-agency-certified-under-the-Act-shall-complete-within-45 days-of-his-employment-a-course-of-basic-training-approved-by-the-Department:
- a)1) The basic training for security guards and alarm runners shall be a minimum of 20 hours of classroom instruction and shall cover-but-not-be-limited-to-the-following-subjects: be conducted in accordance with the subject matter specified in Section 27 of the Act. For purposes of this Section "classroom instruction" shall mean that instruction which takes place in a setting where those individuals receiving the training are seated and learn through lectures, study papers, class discussion, textbook study or other means of organized formal education techniques (i.e., video or computer circuit instruction), as distinguished from on-the-job training. For purposes of this Section, "alarm runners" shall mean armed registered employees of an agency who respond to alarms.
- 1) Basic-electronics
- 2) Equipment-and-wiring-requirements
- 3) Video-detection-and-alarm-systems
- 4) Fire-detection-and-alarm-systems
- 5) Specialty-systems
- 6) Perimeter-Detection
- 7) Motion-Detection-Systems

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENT(S)

c) Records must be maintained on students including the name, address, date of enrollment, and completion or discontinuance of course, and their attendance.

b)d) Upon completion of the training prescribed above, each individual shall be issued, by his employer or the instructor, a Certification of Completion of 20-Hour Basic Training which shall be signed by both the instructor or employer and the individual.

c)e) The certificate Certification shall be the permanent record of training and shall be retained by the individual as proof of the training. During the term of an individual's employment with an agency licensed by the Department, the Certification shall be filed by the employer with the employee statement and shall remain in the file during the term of employment. Upon termination of employment the original certificate Certification shall be returned to the employee.

d)f) In the case that the employee is employed by more than one employer, an affidavit from the employee stating the date the training was completed, the name of the school or institution which provided the training, and the name of the instructor or a notarized copy of the Certification of Completion of 20-Hour Basic Training, shall be kept with the employee statement in lieu of the original Certification of Completion of 20-Hour Basic Training.

(Source: Amended at 12 Ill. Reg. 20143, effective November 18, 1988.)

Section 1240.30 Firearm Training Course

a) No registered employee shall be allowed to perform duties which require the use, carrying or possession of a firearm until that employee has completed the employee training course described in Section 1240.20 20 hours of basic training required by Section 27 of the Act, and has satisfactorily completed a 20-hour firearm training course approved by the Department. The firearm training course shall include both classroom instruction and firing range experience. Classroom instruction shall include, but not be limited to, the following subject matter:

- 1) legal use of firearms;
- 2) ethical and moral considerations of weapon use;
- 3) liability for acts while armed;
- 4) use of deadly force;
- 5) search, seizure and arrest procedures while armed;
- 6) firearm, safety and maintenance; and
- 7) fundamentals of firearm use:
 - A) stance;
 - B) grip;
 - C) sight alignment;
 - D) sight picture; and
 - E) trigger control.

b) Each student shall be allotted time on the firing range to apply, in

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENT(S)

supervised practice, the techniques and methods described above. The personal firearm of each student or the firearm assigned to the student, shall be inspected for safety and approved by the range master prior to the beginning of actual range firing. Instruction shall include double-action shooting.

c) The range where the training is to be given, whether indoor or outdoor, shall be maintained in a safe condition and shall be located in an area where the firing of live ammunition is allowed. In determining whether the range is maintained in a safe condition, the Department shall conduct an on-site inspection and shall consider the following factors:

- 1) safety of participants;
- 2) safety of any persons or property in the area;
- 3) safety maintenance procedures; and
- 4) operational rules and policy.

d) Upon application to the Department, any firearm training course approved by the Illinois Community College Board and/or Illinois Board of Higher Education that requires the firing of a minimum of 50 live rounds of ammunition and a minimum qualification score of 70% will be approved as satisfying the requirements of this Section.

e) Upon application to the Department, any Security Firearms Qualification Program/Course approved and registered by the National Rifle Association that requires the firing of a minimum of 50 live rounds of ammunition and a minimum qualification score of 70% will be approved for the range portion of the training.

f) Each individual shall be required to fire a minimum of 50 rounds of live ammunition (factory loaded service ammunition or factory reloaded ammunition).

g) Each student must qualify with a minimum score of 70% with each type of weapon (revolver, semi-automatic, shotgun, rifle) he is will be authorized to carry.

h) The range instructor shall be responsible for maintaining a safe range environment. Any student who refuses to adhere to proper safety requirements shall be dismissed from training by the instructor or the range master. The range master shall also have full authority as to whether a weapon is in safe operating condition.

i) Upon completion of the training each student must successfully complete a written examination. A copy of the examination will shall be sent made available to the Department upon request (e.g. course audit). The Department will examine the proposed test-to-make-sure that all necessary subject areas are covered by the examination. The examination shall test the subjects encompassed in both classroom and range instruction. Passage of the examination shall be 75%.

j) Each instructor shall file with the Department, on forms provided by the Department, Certification of Completion of Firearm Training for each student who successfully completes the training. Upon receipt by the Department of the Certification of Completion of Firearm Training, a Certificate of Training shall be issued to the student which shall bear the training number assigned by the Department.

DEPARTMENT OF PROFESSIONAL REGULATION
NOTICE OF ADOPTED AMENDMENT(S)

- k) The Certificate of Firearm Training shall be the permanent record of firearm training and shall be retained by the individual as proof of the training. During the term of the individual's employment with an agency licensed by the Department, the Certificate of Training shall be filed by the employer with the employee statement and shall remain in the file during the term of employment. Employee records pursuant to Section 15(f) of the Act shall be maintained by the agency for five years after termination of employment. Upon termination of employment, the original Certificate of Firearm Training shall be returned to the employee.
- l) In the case that the employee is employed by more than one employer, a notarized copy of the Certificate of Firearm Training shall be kept with the employee statement in lieu of the original Certificate of Firearm Training.
- k+m) Those persons employed as registered armed employees on the effective date of the Act shall be considered to have completed the training prescribed in this Section and shall be issued a Certificate of Training by the Department.
- n) The training requirements of this Section shall be waived for an individual approved by the Department as an instructor under the provisions of Section 1240.35. Such individual shall, upon application to the Department, be issued a Certificate of Firearm Training by the Department.

(Source: Amended at 12 Ill. Reg. 20143, effective November 18, 1988.)

Section 1240.40 Permanent Employee Registration Cards

- a) Any person seeking employee registration under Section 15 of the Act shall file an application with the Department, on forms provided by the Department, along with the following:
- 1) Two complete sets of fingerprints; 1 set of fingerprint cards issued by the Illinois Department of State Police and 1 set of fingerprint cards issued by the Federal Bureau of Investigation;
 - 2) Sworn statement verifying that the fingerprints are those of the applicant;
 - 3) Two 1 1/2" x 1 1/2" photographs taken within the 3 months preceding application;
 - 4) The required fingerprint processing fees; and
 - 5) The required registration fee specified in Section 20 of the Act, made payable to the Department of Professional Regulation.
- b) If no record is found affecting the prints, the Department shall issue, to the applicant, a permanent employee registration card, which shall be valid for the period specified on the face of the card, and shall be renewable upon the conditions set forth in Section 1240.50 of this Part.
- c) The employee registration card shall serve as proof to an employer that the bearer thereof is eligible for employment.

DEPARTMENT OF PROFESSIONAL REGULATION
NOTICE OF ADOPTED AMENDMENT(S)

- d) All persons employed by an agency certified under this Act on January 5, 1984, shall be required to comply with the provisions of this Section.

(Source: Amended at 12 Ill. Reg. 20143, effective November 18, 1988.)

Section 1240.41 Refusal to Issue Employee Registration Card

In determining whether an applicant for a permanent employee registration card is unfit for such registration because of a previous criminal record the Department shall consider the following standards:

- a) Whether the crime(s) was one of moral turpitude. Moral turpitude consists of:
- 1) Crimes involving dishonesty, false statement or some other element of deceit, untruthfulness or falsification (including, but not limited to perjury, inducement of perjury, false statement, criminal fraud, embezzlement, false pretense, forgery, counterfeiting, and theft).
 - 2) Drug offenses including but not limited to the Illinois Controlled Substances Act (Ill. Rev. Stat. 1987, ch. 56 1/2, par. 1100 et seq.) and Federal Drug Enforcement Laws, 21 U.S.C. 801 et seq.
 - 3) Sex offenses including, but not limited to, all crimes listed in Article 11 of the Criminal Code of 1961 (Ill. Rev. Stat. 1987, ch. 38, pars. 11-1 et seq.).
- b) whether the crime is related to the detective, security, or alarm profession in the performance of the duties as a detective, security contractor or alarm contractor as defined in Section 2 of the Act.
- c) whether the applicant has been sufficiently rehabilitated to warrant the public trust. An applicant is presumed to be rehabilitated if one or more of the following situations applies to the applicant and no other information as set forth in subsection (d) below exists to outweigh that presumption.
- 1) Completion of probation;
 - 2) Completion of parole supervision; or
 - 3) If no parole was granted, a period of ten years has elapsed after final discharge or release from any term of imprisonment without any subsequent conviction.
- d) If any one of the following factors exist, this outweighs the presumption of rehabilitation as defined in subsection (c) above:
- 1) lack of compliance with terms of punishment (i.e. failure to pay fines or make restitution, violation of the terms of probation or parole);
 - 2) unwillingness to undergo, or lack of cooperation in, medical or psychiatric treatment/counseling;
 - 3) falsification of an application for registration with the Department;
 - 4) failure to furnish to the Department additional information or

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENT(S)

failure to appear for a conference with the Department in relation to the applicant's application for registration.

e) The following criminal records shall not be considered in connection with an application for registration:

- 1) Juvenile adjudications;
- 2) Records of arrest not followed by a conviction;
- 3) Convictions overturned by a higher court;
- 4) Convictions which have been the subject of a pardon or expungement;

5) Convictions from which a period of more than ten years has elapsed since the date of conviction or from the release from the confinement imposed for that conviction, whichever is the later date;

6) Convictions of city ordinances or any other convictions for which no jail sentence can be imposed.

f) If determination is made that the applicant is unfit for registration, the applicant shall be so notified in writing and shall be given an opportunity to request a formal hearing regarding such determination prior to final action by the Department in accordance with 68 Ill. Adm. Code 1110.

(Source: Added at 12 Ill. Reg. 21043, effective November 18, 1988.)

Section 1240.45 Firearm Training Authorization Cards

a) Each employer shall make a request to the Department, on forms supplied by the Department, for the issuance of a firearm authorization training card for each employee whose duties include the use, carrying or possession of a firearm. Each employee shall have an active permanent employee registration card issued in accordance with Section 1240.40 prior to applying for a firearm authorization card.

b) Upon verification by the Department that the individual employees have completed the required firearm training course within the two years preceding the request for a firearm authorization card, and possess a valid firearm-owners-identification-card meet all the requirements of the Act for issuance of a firearm authorization card, the Department shall issue a firearm-training such card to the employer for each employee. If the employee's firearm training was completed more than two years before the request for a firearm authorization card, the employer shall submit evidence that the employee has requalified on the firing range within the six months preceding the request.

c) The firearm training authorization card shall be retained by the employee for the term of employment. Upon termination of employment the card shall be returned to the Department by the employer. In the event an employee fails to return a firearm authorization card to the employer, the employer shall notify the Department in writing of such and the reason why the card was not returned.

d) No employee may carry a firearm until the requirements of this Section

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENT(S)

have been satisfied.

e) If an employee is employed by more than one agency, regardless of whether the agencies are owned or operated by the same or different person or persons, that employee must possess a separate firearm authorization card for each agency which issues him a weapon.

(Source: Amended at 12 Ill. Reg. 20143, effective November 18, 1988.)

Section 1240.46 Recordkeeping Requirements - Employees Files

Each agency licensed under the Act shall maintain a file on each employee which shall contain the information on employees required by Section 15 of the Act. In addition to those items, each file shall contain the following items:

- a) Application for employment;
- b) Certification of Completion of Basic Training (or certified copy or affidavit as provided in Sections 1240.20 and 1240.25 of this Part);
- c) Certificate of Firearm Training, if applicable (or notarized copy as provided in Section 1240.30 of this Part);
- d) Copy of employee's Permanent Employee Registration Card; and
- e) A work history of the employee which provides an account of at least the previous five years' employment activities.

(Source: Added at 12 Ill. Reg. 20143, effective November 18, 1988.)

Section 1240.48 Uniforms

All uniforms issued to registered employees which are to be worn, while those employees perform duties related to their employment, must bear the name of the issuing agency.

(Source: Added at 12 Ill. Reg. 20143, effective November 18, 1988.)

Section 1240.50 Renewals

a) Every individual license and agency certificate of registration issued under the Act shall expire on May 31 of each even numbered year. The holder of a license or agency certificate of registration may renew such license or agency certificate during the month preceding the expiration date thereof by paying the required fee set forth in Section 20 of the Act, providing proof of liability insurance as evidenced by a certificate of insurance from the insurer, and, if applicable, by complying with the provisions of Section 6 of the Act as it pertains to firearm training.

b) After the May 31, 1986, renewal, every certificate of registration for an agency and every branch office certificate issued under the Act shall expire on August 31 of each even numbered year. The holder of a

DEPARTMENT OF PROFESSIONAL REGULATION
NOTICE OF ADOPTED AMENDMENT(S)

certificate of registration may renew such certificate during the month preceding the expiration date thereof by paying the required fee.

c) Every application for renewal of an agency certificate of registration shall be accompanied by a complete roster of current employees of that agency. The roster shall be submitted and shall include each employee's name, home address, social security number, permanent employee registration number, basic training number and firearm authorization card number, if applicable.

e7d) It is the responsibility of each registrant to notify the Department of any change of address. Failure to receive a renewal form from the Department shall not constitute an excuse for failure to pay the renewal fee.

d7e) Every employee registration card issued under the Act shall expire on the date specified on the face of the card. The holder of the card may renew such card during the month preceding the expiration date by submitting the required fee to the Department along-with--one--set--of fingerprints.

e7f) Every firearm training authorization card shall expire on the date specified on the face of the card. The card shall be renewed upon proof that:

1) The employee has been requalified on the firing range within the 2 six months preceding the renewal date; and

2) The employee continues to be employed by the agency holding--the firearm-card to which the card was issued.

f7g) No employer shall, after the expiration of a firearm authorization training card, employ the holder thereof in an armed capacity.

(Source: Amended at 12 Ill. Reg. 20143, effective November 18, 1988)

Section 1240.51 Requests for Duplicate Certificates

- a) Requests for duplicate certificates to replace one which has been lost, stolen or destroyed shall be made in writing to the Department, and shall be made by the individual to whom the certificate was issued.
- b) Any person requesting a duplicate certificate shall first file a report with the local police authority which specifies the circumstances under which the certificate was lost, stolen or destroyed.
- c) Requests for a duplicate certificate shall be accompanied by an affidavit, from the person making the request, which specifies the date and with what police authority the above-mentioned police report was filed, and which summarizes the circumstances under which the certificate was lost, stolen or destroyed. The required fee, as required by Section 20 of the Act, shall also accompany the request.
- d) For purposes of this Section, the word "certificates" shall mean and include the following:

DEPARTMENT OF PROFESSIONAL REGULATION
NOTICE OF ADOPTED AMENDMENT(S)

- 1) Individual licenses (Private Detective, Private Security Contractor and Private Alarm Contractor)
- 2) Certificates of Registration for an agency
- 3) Licensee Pocket Cards
- 4) Permanent Employee Registration Cards
- 5) Certification of Completion of Firearm Training
- 6) Firearm Authorization Card

(Source: Added at 12 Ill. Reg. 20143, effective November 18, 1988)

NAME: Anita Williams, Staff Attorney
ADDRESS: Office of Counseling and Litigation
Illinois Department of Public Aid
Jessie B. Harris Building II
100 South Grand Avenue East, Third Floor
Springfield, Illinois 62762

TELEPHONE: (217) 782-1233

The full text of the Adopted Amendments begins on the next page:

- 1) The Heading of the Part: FOOD STAMPS
- 2) Code Citation: 89 Ill. Adm. Code 121
- 3) Section Number: Adopted Action:
121.31 Amendment
- 4) Statutory Authority: Sections 12-4.4 thru 12-4.6 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 12-4.4 thru 12-4.6 and 12-13)
- 5) Effective Date of Amendment: November 30, 1988
- 6) Does this rulemaking contain an automatic repeal date?
Yes ☐ No ☒
- 7) Does this amendment contain incorporations by reference?
No.
- 8) Date Filed in Agency's Principal Office: November 30, 1988
- 9) Notice of Proposal Published in Illinois Register:
September 2, 1988 (12 Ill. Reg. 13915)
- 10) Has JCAR issued a Statement of Objections to this rule? No
- 11) Difference between proposal and final version: No changes were made to the rule.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this amendment replace an Emergency Amendment currently in effect? Yes
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of Amendment: This rulemaking adds to the list of unearned income exemptions "cash donations based on need received on or after February 1, 1988, from one or more private nonprofit charitable organizations, but not to exceed \$300 in a Federal fiscal year quarter".
- 16) Information and questions regarding this Adopted Amendment shall be directed to:

DEPARTMENT OF PUBLIC AID

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES

CHAPTER I: DEPARTMENT OF PUBLIC AID

SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 121
FOOD STAMPS

SUBPART A: APPLICATION PROCEDURES

Section

121.1 Application for Assistance
121.2 Time Limitations on the Disposition of an Application
121.3 Approval of an Application and Initial Authorization of Assistance
121.4 Denial of an Application
121.5 Client Cooperation
121.6 Emergency Assistance
121.7 Expedited Services

SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

Section

121.19 Ending a Voluntary Quit Disqualification
121.20 Citizenship
121.21 Residence
121.22 Social Security Numbers
121.23 Work Registration/Participation Requirements
121.24 Individuals Exempt From Work Registration Requirements
121.25 Failure to Comply
121.26 Period of Disqualification
121.27 Voluntary Job Quit
121.28 Good Cause for Voluntary Job Quit
121.29 Exemptions from Voluntary Quit Rule

SUBPART C: FINANCIAL FACTORS OF ELIGIBILITY

Section

121.30 Unearned Income
121.31 Exempt Unearned Income
121.32 Education Benefits
121.33 Unearned Income In-Kind
121.34 Lump Sum Payments and Income Tax Refunds
121.40 Earned Income
121.41 Budgeting Earned Income
121.50 Exempt Earned Income

Section

121.51 Income from Work/Study/Training Programs
121.52 Earned Income from Roomer and Boarder
121.53 Income from Rental Property
121.54 Earned Income In-Kind
121.55 Sponsors of Aliens
121.57 Assets
121.58 Exempt Assets
121.59 Asset Disregards

SUBPART D: ELIGIBILITY STANDARDS

Section

121.60 Net Monthly Income Eligibility Standards
121.61 Gross Monthly Income Eligibility Standards
121.62 Income Which Must Be Annualized
121.63 Deductions From Monthly Income
121.64 Coupon Allotment

SUBPART E: HOUSEHOLD CONCEPT

Section

121.70 Persons Who May Be Included in the Assistance Unit
121.71 Living Arrangement
121.72 Nonhousehold Members
121.73 Ineligible Household Members
121.74 Strikers
121.75 Students

SUBPART F: MISCELLANEOUS PROGRAM PROVISIONS

Section

121.80 Fraud Disqualification (Renumbered)
121.81 Initiation of Administrative Fraud Hearing (Repealed)
121.82 Definition of Fraud (Renumbered)
121.83 Notification To Applicant Households (Renumbered)
121.84 Disqualification Upon Finding of Fraud (Renumbered)
121.85 Court Imposed Disqualification (Renumbered)
121.90 Monthly Reporting and Retrospective Budgeting
121.91 Monthly Reporting
121.92 Retrospective Budgeting
121.93 Direct Mail Issuance of Food Stamp Coupons
121.94 Replacement of Food Stamp Coupons or ATP Documents
121.95 Restoration of Lost Benefits

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section	Uses For Food Coupons
121.96	Supplemental Payments
121.97	Food Stamp Simplified Application Demonstration Project
121.98	(Repealed)
121.120	Recertification of Eligibility
121.130	Residents of Shelters for Battered Women and their Children
121.140	Small Group Living Arrangement Facilities and Drug/Alcoholic Treatment Centers

SUBPART G: INTENTIONAL VIOLATIONS OF THE PROGRAM

Section	Definition of Intentional Violations of the Program
121.150	Penalties for Intentional Violations of the Program
121.151	Notification To Applicant Households
121.152	Disqualification Upon Finding of Intentional Violation of the Program
121.153	Court Imposed Disqualification

SUBPART H: CLAIMS FOR OVERISSUANCES OF FOOD STAMP BENEFITS

Section	Types of Claims (Recodified)
121.200	Establishing a Claim for Intentional Violation of the Program (Recodified)
121.201	Establishing a Claim for Unintentional Household Errors and Administrative Errors (Recodified)
121.202	Collecting Claim Against Households (Recodified)
121.203	Failure to Respond to Initial Demand Letter (Recodified)
121.204	Methods of Repayment of Food Stamp Claims (Recodified)
121.205	Determination of Monthly Allotment Reductions (Recodified)
121.206	Failure to Make Payment in Accordance with Repayment Schedule (Recodified)
121.207	Suspension and Termination of Claims (Recodified)
121.208	Implementing Sections 12-4.4 through 12-4.6 and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, pars. 12-4.4 through 12-4.6 and 12-3).

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

SOURCE: Adopted December 30, 1977; amended at 3 Ill. Reg. 5, p. 875 effective February 2, 1979; amended at 3 Ill. Reg. 31, p. 109, effective August 3, 1979; amended at 3 Ill. Reg. 33, p. 399 effective August 18, 1979; amended at 11. Reg. 41, p. 165, effective October 11, 1979; amended at 3 Ill. Reg. 42, p. 230, effective October 9, 1979; amended at 3 Ill. Reg. 44, p. 173, effective October 19, 1979; amended at 32 Ill. Reg. 46, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; peremptory amendment at 4 Ill. Reg. 3, p. 49, effective January 9, 1980; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 23, 1980; amended at 4 Ill. Reg. 10, p. 253, effective February 27, 1980; amended at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; emergency amended at 4 Ill. Reg. 29, p. 294, effective July 8, 1980 for maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134; effective October 17, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1131, effective January 16, 1981; amended at 5 Ill. Reg. 4586, effective April 15, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; peremptory amendment at 10062, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 12736, effective October 29, 1981; amended at 6 Ill. Reg. 1653, effective January 17, 1982; amended at 6 Ill. Reg. 2707, effective March 2, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. Reg. 10208, effective August 9, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; amended at 7 Ill. Reg. 394, effective January 1, 1983; codified at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 5715, effective May 1, 1983; amended at 7 Ill. Reg. 8118, effective June 24, 1983; peremptory amendment at 7 Ill. Reg. 12899, effective October 1, 1983; amended at 7 Ill. Reg. 13655, effective October 4, 1983; peremptory amendment at 7 Ill. Reg. 16067, effective November 18, 1983; amended at 7 Ill. Reg. 16169, effective November 22, 1983; amended at 8 Ill. Reg. 5673, effective April 18, 1984; amended at 8 Ill. Reg. 7249, effective May 16, 1984; peremptory amendment at 8 Ill. Reg. 10086, effective July 1, 1984; amended at 8 Ill. Reg. 13284, effective July 16, 1984; amended at 8 Ill. Reg. 17900, effective September 14, 1984; amended (by adding section being codified with no substantive change) at 8 Ill. Reg. 17898; peremptory amendment at 8 Ill. Reg. 19690, effective October 1, 1984; peremptory amendment at

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

8 Ill. Reg. 22145, effective November 1, 1984; amended at 9 Ill. Reg. 302, effective January 1, 1985; amended at 9 Ill. Reg. 6804, effective May 1, 1985; amended at 9 Ill. Reg. 8665, effective May 29, 1985; preemptory amendment at 9 Ill. Reg. 8898, effective July 1, 1985; amended at 9 Ill. Reg. 11334, effective July 8, 1985; amended at 9 Ill. Reg. 14334, effective September 6, 1985; preemptory amendment at 9 Ill. Reg. 15582, effective October 1, 1985; amended at 9 Ill. Reg. 16889, effective October 16, 1985; amended at 9 Ill. Reg. 19726, effective December 9, 1985; amended at 10 Ill. Reg. 229, effective December 20, 1985; preemptory amendment at 10 Ill. Reg. 7387, effective April 21, 1986; preemptory amendment at 10 Ill. Reg. 7941, effective May 1, 1986; amended at 10 Ill. Reg. 14692, effective August 29, 1986; preemptory amendment at 10 Ill. Reg. 15714, effective October 1, 1986; Sections 121.200 thru 121.208 recodified to 89 Ill. Adm. Code 165 at 10 Ill. Reg. 21094; preemptory amendment at 11 Ill. Reg. 3761, effective February 11, 1987; emergency amendment at 11 Ill. Reg. 3754, effective February 13, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 9968, effective May 15, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 10269, effective May 22, 1987; amended at 11 Ill. Reg. 10621, effective May 25, 1987; preemptory amendment at 11 Ill. Reg. 11391, effective July 1, 1987; preemptory amendment at 11 Ill. Reg. 11855, effective June 30, 1987; emergency amendment at 11 Ill. Reg. 12043, effective July 6, 1987; amended at 11 Ill. Reg. 13635, effective August 1, 1987; amended at 11 Ill. Reg. 14022, effective August 10, 1987; emergency amendment at 11 Ill. Reg. 15261, effective September 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 15480, effective September 4, 1987; amended at 11 Ill. Reg. 15634, effective September 11, 1987; amended at 11 Ill. Reg. 18218, effective October 30, 1987; preemptory amendment at 11 Ill. Reg. 18374, effective October 30, 1987; amended at 12 Ill. Reg. 877, effective December 30, 1987; emergency amendment at 12 Ill. Reg. 1941, effective December 31, 1987, for a maximum of 150 days; amended at 12 Ill. Reg. 4204, effective February 5, 1988; amended at 12 Ill. Reg. 9678, effective May 23, 1988; amended at 12 Ill. Reg. 9922, effective June 1, 1988; amended at 12 Ill. Reg. 11463, effective June 30, 1988; amended at 12 Ill. Reg. 12824, effective July 22, 1988; emergency amendment at 12 Ill. Reg. 14045, effective August 19, 1988, for a maximum of 150 days; preemptory amendment at 12 Ill. Reg. 15704, effective October 1, 1988; preemptory amendment at 12 Ill. Reg. 16271, effective October 1, 1988, amended at 12 Ill. Reg. 20161, effective November 30, 1988.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 121.31 Exempt Unearned Income

The following unearned income is exempt:

- a) Vendor payments when these are made in behalf of a household by a nonhousehold member with nonhousehold funds, and paid directly to the household's creditors or person or organization providing the service to the household. (Including rent and mortgage payments made to landlords or mortgagees by Housing and Urban Development (HUD).)
- b) Monies that are legally obligated and otherwise payable to the household such as, but not limited to, garnisheed wages, public assistance grants directed to a protective payee, GA disbursing orders and payments directed to a vendor, and support or alimony payments legally obligated to a household member, but which are diverted by the provider of the payment to a third party for a household expense, are counted as income and not excluded as a vendor payment. The following are considered vendor payments not diverted income:
 - 1) Rent paid directly to a landlord by a household's employer in addition to paying the household its regular wages;
 - 2) Assistance payments that would not normally be provided in a money payment to the household, and that are over and above normal public assistance or general assistance grants, if they are made directly to a third party for a household expense;
 - 3) Child support or alimony payments specified by a court order or other legally binding agreement to go directly to a third party rather than to a household, and
 - 4) Support payments not required by a court order or other legally binding agreement (payments in excess of an amount specified in a court order or written agreement) which are paid to a third party rather than the household.
- 5) Public Assistance/General Assistance payments to a third party in behalf of a household for

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 121.31 Exempt Unearned Income (Cont'd.)

medical, child care, or energy assistance.
(Public Assistance means AFDC and AABD).

- 6) From October 20, 1987, to September 30, 1989, the entire amount of Public Assistance/General Assistance payments to third parties in behalf of a household for temporary housing, even any portion of the payment which is part of the normal Public Assistance/General Assistance payment, provided the housing lacks facilities for preparation and cooking of hot meals or refrigerated food storage.

- 7) Emergency Public Assistance (PA) or General Assistance (GA) payments made directly to a third party (i.e., vendor payment) on behalf of a migrant or seasonal farmworker household while the household is in the job steam. This assistance includes, but is not limited to, emergency vendor payments for housing or transportation.

- c) Cash donations based on need received on or after February 1, 1988, from one or more private nonprofit charitable organizations, but not to exceed \$300.00 in a Federal fiscal year quarter.

- e+d) Any income in the certification period which is received too infrequently or irregularly to be reasonably anticipated, not in excess of \$30.00 per quarter.

- e+e) All loans (other than educational loans on which repayment is deferred).

- e+f) Reimbursements for past or future expenses, to the extent they do not exceed actual expenses and do not represent a gain or benefit to the household. This does not include reimbursements for normal living expenses.

- f+g) Monies received and used for the care and maintenance of a third-party beneficiary who is not a household member.

- g+h) Income of nonhousehold members except for those who

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 121.31 Exempt Unearned Income (Cont'd.)

have been disqualified for fraud or intentional program violation, for failure to meet the social security number requirements, because of ineligible alien status, or due to questionable citizenship status.

- h+i) Payments to volunteers under the Domestic Volunteer Service Act (42 U.S.C. 4951-4993) (VISTA) are exempt only if the individual:

- 1) was receiving food stamps or public assistance at the time he/she joined VISTA, and/or
- 2) was receiving an exempted VISTA payment, or other subsistence payments under Title I of the Domestic Volunteer Services Act, prior to 3/1/79 and the volunteer contract in effect 3/1/79 has not expired.

- i+j) Income received from the disposition of funds to the Grand River Band of Ottawa Indians.

- j+k) Any income specifically excluded by any Federal statute from income consideration for food stamp purposes.

- k+l) Unearned income such as need based payments, cash assistance, compensation in lieu of wages and allowances through the Job Training Partnership Act (29 U.S.C. 1501 - 1781).

- l+m) Portions of cash assistance payments designated as being for the purpose of energy assistance.

(Source: Amended at 12 Ill. Reg. 20161, effective November 30, 1988)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: GENERAL ASSISTANCE
- 2) Code Citation: 89 Ill. Adm. Code 114
- 3) Section Numbers: Adopted Action:
114.120 Amendment
114.122 Amendment
- 4) Statutory Authority: Sections 6-8 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 6-8 and 12-13)
- 5) Effective Date of Amendment: November 28, 1988
- 6) Does this rulemaking contain an automatic repeal date?
Yes ☐ No ☒
- 7) Does this amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: November 28, 1988
- 9) Notices of Proposal Published in Illinois Register:
September 9, 1988 (12 Ill. Reg. 14111)
- 10) Has JCAR issued a Statement of Objections to these rules?
No
- 11) Differences between proposal and final version: Based on comments received from the Administrative Code Division, the following changes were made to the rules:
 - a) at line three of Section 114.120(a), the phrase "These Sections" is changed to "This Part"; and
 - b) in Section 114.120(h)(4)(B), the heading "Type of Diet" is moved to the right one-half inch.

Finally, based on comments received from the Joint Committee on Administrative Rules, the following changes were made:

 - a) at line two of Section 114.120(h)(7)(A), the word "reasonable" is changed to "economical"; and
 - b) in Section 114.120(h)(7)(B), the spelling of the word "service" is corrected.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
 - 13) Will these Amendments replace Emergency Amendments currently in effect? Yes
 - 14) Are there any amendments pending on this Part? Yes
- | Section Numbers | Proposed Action | Illinois Register Citation |
|-----------------|-----------------|--|
| 114.127 | Amendment | September 23, 1988
(12 Ill. Reg. 14996) |
| 114.128 | Amendment | November 4, 1988
(12 Ill. Reg. 17621) |
| 114.351 | Amendment | October 7, 1988
(12 Ill. Reg. 15924) |
| 114.352 | Amendment | October 7, 1988
(12 Ill. Reg. 15924) |
| 114.353 | Amendment | October 7, 1988
(12 Ill. Reg. 15924) |
- 15) Summary and Purpose of Amendments: As part of the Department's initiative to assist clients in receiving federal benefits for which they may be eligible, the Interim Assistance Program in Chicago was restructured effective November 1, 1987. Persons living in the City of Chicago who apply for Supplemental Security Income (SSI) based on a disability, receive Interim Assistance through the General Assistance (GA) program. The Interim GA Program is now being expanded to include City of Chicago SSI applicants who have filed for assistance based on blindness. When a Chicago SSI applicant applies for Public Assistance based on being blind or disabled, assistance is authorized through the General Assistance Program.
- This rulemaking also adds special allowances for Blind and Partially Sighted Clients to the Interim GA Program in the City of Chicago. Finally, this rulemaking revises the language regarding Advocacy Services to specifically address SSI determinations of "blind" or "not blind".

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

- 16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Anita Williams
Staff Attorney

Illinois Department of Public Aid

Address: 100 South Grand Avenue East, Third Floor
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 114
GENERAL ASSISTANCE

SUBPART A: GENERAL PROVISIONS

Section 114.1 Description of the Assistance Program

SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

Section

114.9 Client Cooperation
114.10 Citizenship
114.20 Residence
114.30 Age
114.40 Relationship
114.50 Living Arrangement
114.52 Social Security Numbers
114.60 Work Registration Requirements
114.61 Individuals Exempt From Work Registration Requirements
114.62 Job Service Registration
114.63 Failure to Maintain Current Job Service Registration
114.64 Responsibility to Seek Employment
114.70 Initial Employment Expenses
114.80 Work and Training Programs
114.100 General Assistance Jobs Program (Repealed)

SUBPART C: PROJECT ADVANCE

Section

114.108 Project Advance
114.109 Project Advance Participation Requirements of Adjudicated Fathers
114.110 Project Advance Cooperation Requirements of Adjudicated Fathers
114.111 Project Advance Sanctions
114.113 Project Advance Good Cause for Failure to Comply
114.115 Individuals Exempt From Project Advance
114.117 Project Advance Supportive Services

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

SUBPART D: PROJECT CHANCE

Section	
114.120	Employment, Training, Rehabilitation, and Advocacy for General Assistance Programs Administered by the Illinois Department of Public Aid
114.121	Persons Required to Participate in Employment and Training
114.122	Advocacy Program for Persons Who Have Applied for Supplemental Security Income (SSI) Under Title XVI of the Social Security Act
114.123	Persons in Need of Work Rehabilitative Services (WRS) to Become Employable
114.124	Employment and Training Participation/Cooperation Requirements
114.125	Employment and Training Program Orientation
114.126	Employment and Training Program Full Assessment Process/Development of an Employment Plan
114.127	Employment and Training Program Components
114.128	Employment and Training Sanctions
114.129	Good Cause For Failure to Cooperate With Work and Training Participation Requirements
114.130	Employment and Training Supportive Services
114.140	Employment Child Care

SUBPART E: FINANCIAL FACTORS OF ELIGIBILITY

Section	
114.200	Unearned Income
114.201	Budgeting Unearned Income
114.202	Budgeting Unearned Income of Applicants Receiving Income On Date of Application And/Or Date of Decision
114.203	Initial Receipt of Unearned Income
114.204	Termination of Unearned Income
114.210	Exempt Unearned Income
114.220	Education Benefits
114.221	Unearned Income In-Kind
114.222	Earmarked Income
114.223	Lump Sum Payments
114.224	Protected Income
114.225	Earned Income
114.226	Budgeting Earned Income
114.227	Budgeting Earned Income of Applicants Receiving Income On Date of Application And/Or Date of Decision
114.228	Initial Employment
114.229	Termination of Employment

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section	
114.230	Exempt Earned Income
114.235	Recognized Employment Expenses
114.240	Income From Work/Study/Training Program
114.241	Earned Income From Self-Employment
114.242	Earned Income From Roomer and Boarder
114.243	Earned Income From Rental Property
114.244	Earned Income In-Kind
114.245	Payments from the Illinois Department of Children and Family Services
114.246	Budgeting Earned Income For Contractual Employees
114.247	Budgeting Earned Income For Non-contractual School Employees
114.250	Assets
114.251	Exempt Assets
114.252	Asset Disregards
114.260	Deferral of Consideration of Assets
114.270	Property Transfers
114.280	Supplemental Payment

SUBPART F: PAYMENT AMOUNTS

Section	
114.350	Payment Levels for General Assistance
114.351	Payment Levels in Group I Counties
114.352	Payment Levels in Group II Counties
114.353	Payment Levels in Group III Counties

SUBPART G: OTHER PROVISIONS

Section	
114.400	Persons Who May Be Included In the Assistance Unit
114.401	Eligibility of Strikers
114.402	Special Needs Authorizations
114.403	Institutional Status
114.404	Retrospective Budgeting
114.405	Budgeting Schedule
114.420	Redetermination of Eligibility
114.430	Six Month Extension of Medical Assistance Due to Increased Income From Employment

AUTHORITY: Implementing Article VI and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, pars. 6-1 et seq. and 12-13).

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; amended at 3 Ill. Reg. 33, p. 415, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 243, effective September 21, 1979, peremptory amendment at 3 Ill. Reg. 38, p. 321, effective September 7, 1979; amended at 3 Ill. Reg. 40, p. 140, effective October 6, 1979; amended at 3 Ill. Reg. 46, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill. Reg. 10, p. 258, effective February 25, 1980; at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. Reg. 8041, effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10131, effective October 1, 1981; amended at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, 1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981;

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

peremptory amendment at 5 Ill. Reg. 11647, effective October 16, 1981; peremptory amendment at 6 Ill. Reg. 611, effective January 1, 1982, amended at 6 Ill. Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1, 1982; amended at 6 Ill. Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; rules repealed, new rules adopted and codified at 7 Ill. Reg. 907, effective January 7, 1983; amended (by adding sections being codified with no substantive change) at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 9909, effective August 5, 1983; amended (by adding section being codified with no substantive change) at 7 Ill. Reg. 14747; amended (by adding section being codified with no substantive change) at 7 Ill. Reg. 16107; amended at 7 Ill. Reg. 16408, effective November 30, 1983; amended at 7 Ill. Reg. 16652, effective December 1, 1983; amended at 8 Ill. Reg. 243, effective December 27, 1983, amended at 8 Ill. Reg. 5233, effective April 9, 1984; amended at 8 Ill. Reg. 6764, effective April 27, 1984; amended at 8 Ill. Reg. 11435, effective June 27, 1984; amended at 8 Ill. Reg. 13319, effective July 16, 1984; amended at 8 Ill. Reg. 16237, effective August 24, 1984; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17896; amended at 9 Ill. Reg. 314, effective January 1, 1985; emergency amendment at 9 Ill. Reg. 823, effective January 3, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 9557, effective June 5, 1985; amended at 9 Ill. Reg. 10764, effective July 5, 1985; amended at 9 Ill. Reg. 15800, effective October 16, 1985; amended at 10 Ill. Reg. 1924, effective January 17, 1986; amended at 10 Ill. Reg. 3660, effective January 30, 1986; emergency amendment at 10 Ill. Reg. 4646, effective February 3, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 4896, effective March 7, 1986; amended at 10 Ill. Reg. 10681, effective June 3, 1986; amended at 10 Ill. Reg. 11041, effective June 5, 1986; amended at 10 Ill. Reg. 12662, effective July 14, 1986; amended at 10 Ill. Reg. 15118, effective September 5, 1986; amended at 10 Ill. Reg. 15640, effective September 19, 1986; amended at 10

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

111. Reg. 19079, effective October 24, 1986; amended at 11 Ill. Reg. 2307, effective January 16, 1987; amended at 11 Ill. Reg. 5297, effective March 11, 1987; amended at 11 Ill. Reg. 6238, effective March 20, 1987; emergency amendment at 11 Ill. Reg. 12449, effective July 10, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 12948, effective August 1, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 18311, effective November 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 18689, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 18791, effective November 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20129, effective December 4, 1987; amended at 11 Ill. Reg. 20889, effective December 14, 1987; amended at 12 Ill. Reg. 889, effective January 1, 1988; SUBPARTS C, D and E recodified to SUBPARTS E, F and G at 12 Ill. Reg. 2147; Section 114.110 recodified to Section 114.52 at 12 Ill. Reg. 2984; amended at 12 Ill. Reg. 3505, effective January 22, 1988; amended at 12 Ill. Reg. 6170, effective March 18, 1988; amended at 12 Ill. Reg. 6719, effective March 22, 1988; amended at 12 Ill. Reg. 9108, effective May 20, 1988; amended at 12 Ill. Reg. 9699, effective May 24, 1988; amended at 12 Ill. Reg. 9940, effective May 31, 1988; amended at 12 Ill. Reg. 11474, effective June 30, 1988; amended at 12 Ill. Reg. 14255, effective August 30, 1988; emergency amendment at 12 Ill. Reg. 14364, effective September 1, 1988, for a maximum of 150 days; amendment a 12 Ill. Reg. 16729, effective September 30, 1988; amended at 12 Ill. Reg. 20171, effective November 28, 1988.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

SUBPART D: PROJECT CHANCE

Section 114.120 Employment, Training, Rehabilitation, and Advocacy for General Assistance Programs Administered by the Illinois Department of Public Aid

- a) Sections 114.121 through 114.130, apply to General Assistance (GA) cases in the City of Chicago consisting of only adults age 18 or over. These Sections-This Part of the rules provide for a system of employment, training, rehabilitation, and advocacy services for General Assistance clients. To the extent that any of these Sections conflict with other Sections in this part, these Sections shall control for such persons.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 114.120

Employment, Training, Rehabilitation, and Advocacy for General Assistance Programs Administered by the Illinois Department of Public Aid (Cont'd.)

- b) Adult GA recipients who have filed for Supplemental Security Income (SSI) or who claim to be chronically medically unable to engage in employment and training programs shall receive an employability determination by the Department (see Section 114.121(c)).
- c) Clients found employable shall be referred to Project Chance.
- d) Clients found able to participate in employment and training (employable) but who have drug, alcohol or mentally related barriers to employment, shall be referred for rehabilitation services. Clients referred for rehabilitation to overcome these employment barriers are excused from participation in employment, training or education programs, to the extent necessitated by their treatment (see Section 114.123).
- e) Clients found chronically medically unable to engage in employment and training programs shall be referred for SSI Advocacy. Clients who have not already filed an SSI application are required to file for SSI. The SSI Advocacy Unit shall file on their behalf as an authorized representative if necessary.
- f) The determination of a client's eligibility for General Assistance shall not be delayed by the Department's medical employability determination.
- g) Cash and medical assistance shall be authorized as explained below:
 - 1) Persons who shall receive a GA grant of \$154, plus special needs and full Medicaid benefits are those who have filed for SSI and:
 - A) are pending a medical employability determination by the Department; or
 - B) have been determined medically unable to participate in Project Chance employment and training programs by the Department.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 114.120

Employment, Training, Rehabilitation, and Advocacy for General Assistance Programs Administered by the Illinois Department of Public Aid (Cont'd.)

- 2) The following persons shall receive a GA grant of \$154 and full Medicaid benefits:

Persons who have been filed for SSI and have been found employable and able to participate in Project Chance employment and training programs, or are unable to participate and have been referred for rehabilitation services.

- 3) The remaining General Assistance clients who do not meet the criterion established above, receive a GA grant of \$154 and GA medical services.

- h) Persons pending an employability determination or found chronically medically unable to engage in employment and training programs by the Department, and who have an SSI application pending, are eligible to receive the following special needs.

- 1) Telephone

- A) The cost of a telephone and installation charges is allowed at the minimum community rate when the client has no access to a telephone and the service is essential because of illness.

- B) No allowance is made for security deposits or past due bills.

- 2) Laundry

- A) A laundry allowance shall be provided when:

- i) neither the client nor any member of the household is physically able to do the laundry, no relative is available and housekeeping services are not provided; or

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 114.120

Employment, Training, Rehabilitation, and Advocacy for General Assistance Programs Administered by the Illinois Department of Public Aid (Cont'd.)

- ii) there are no facilities for washing or drying in the home; or
- iii) a recipient in the home is incontinent or bedfast.

- B) The Department shall provide an allowance for laundry in an amount of \$3.18.

- 3) Shopping Allowance

The Department shall provide an allowance for shopping service in an amount not to exceed \$5.00 when the client is unable to shop and there is no one available to do it without charge.

- 4) Therapeutic Diet Allowance

- A) A therapeutic diet allowance is allowed to supplement the regular food allowance when the diet is prescribed by a physician.

- B) Standard therapeutic diet allowances provided are:

Type of Diet	Amount
i) Ulcer (and other chronic conditions requiring a bland low residue diet)	\$ 5.95
ii) Diabetic - less than 1700 calories - adult	\$ 7.92
iii) Diabetic - 1700 calories or more - adults	\$17.82
iv) High-protein, High caloric High-vitamin	\$12.85

- C) Approval of an allowance in a different amount or when only a partial food allowance

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 114.120

Employment, Training, Rehabilitation, and Advocacy for General Assistance Programs Administered by the Illinois Department of Public Aid (Cont'd.)

is authorized, or for a non-standard diet requires approval of the Department. Nonstandard diets are approved by the Bureau of Provider Services (Bureau) on a case-by-case basis. The Bureau approves the additional allowance if, in the opinion of the dietician, the diet requested is medically indicated for the recipient's condition. Information is provided on a standardized form, including the diagnosis and the type of diet requested; the form must be signed by a licensed physician. A dietician consultant reviews the request by comparing the cost of the special foods requested with the cost of normal foods. The Bureau then determines whether to approve the additional allowance, rather than the diet itself.

5) Restaurant Allowance

An allowance for meals in restaurants shall be allowed when a client has no facilities for the preparation of food, or is unable to cook, and has no one who will prepare meals.

A) The allowance for three meals per day, seven days per week in a restaurant is \$63.95 monthly.

B) When fewer than three meals per day are required to be eaten in restaurants, the total restaurant allowance is to be authorized for the following amounts:

- i) Breakfast \$12.78
- ii) Lunch \$19.19
- iii) Dinner \$31.98

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 114.120

Employment, Training, Rehabilitation, and Advocacy for General Assistance Programs Administered by the Illinois Department of Public Aid (Cont'd.)

6) Home Delivered Meals

An allowance is to be provided for home delivered meals for clients who are confined to their homes because of illness or incapacity. Allowances provided are:

	5 Days per week	7 Days per week
A) 1 meal per day -		
B) Lunch only	\$13.70	\$19.21
C) 1 meal per day - Dinner only	\$22.84	\$31.99
D) 2 meals per day - Lunch and Dinner	\$36.54	\$51.16
E) 3 meals per day - Breakfast, Lunch and Dinner	\$45.68	\$63.95

7) Special Allowance for Blind or Partially Sighted

The following allowances shall be provided to clients who have applied for assistance based on being partially sighted or blind:

- A) Repair of a braille writer, radio, or typewriter at the most economical rate.
- B) A guide for recreation or reading service at a monthly rate of \$1.05.
- C) Food for a trained guide dog at a monthly rate of \$13.07.
- D) Additional clothing and personal essentials for months in which the client is in attendance at the Illinois Visually

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 114.120

Employment, Training, Rehabilitation, and Advocacy for General Assistance Programs Administered by the Illinois Department of Public Aid (Cont'd.)

Handicapped Institute, at a monthly rate of \$21.00.

- i)

persons in Project Chance who file an SSI application, or who Project Chance staff identify as being potentially chronically medically unable to participate in employment and training (see Section 114.121(c)), shall be referred for an employability determination. Persons found chronically medically unable to engage in employment and training programs shall be referred to the SSI Advocacy Program. Persons who are able to participate in employment and training but, who are identified by Project Chance staff as in need of Rehabilitation Services to overcome barriers to employment shall be referred for Work Rehabilitation Services.

(Source: Amended at 12 Ill. Reg. 20171, effective November 28, 1988)

Section 114.122

Advocacy Program for Persons Who Have Applied for Supplemental Security Income (SSI) Under Title XVI of the Social Security Act

- a)

The Department shall determine if a client who has applied for SSI under Title XVI of the Social Security Act, is chronically medically unable to participate in employment and training programs. For those so determined, the Department shall establish an advocacy program to help the client pursue the SSI application and, if the client is found ineligible for SSI initially, to help the client pursue the SSI reconsideration and appeal process. Such clients shall not be required to participate in or cooperate with any other employment, training or rehabilitation program as a condition of eligibility for assistance. Recipients found to be not chronically medically unable to participate in the employment and training programs by the Department but who have an application for SSI pending shall be required to participate and cooperate in employment and training programs as condition of eligibility for General Assistance.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 114.122

Advocacy Program for Persons Who Have Applied for Supplemental Security Income (SSI) Under Title XVI of the Social Security Act (Cont'd.)

- b)

Clients who have applied for SSI but who are determined not chronically medically unable to participate in employment and training programs may appeal this determination. The client will not be required to participate in employment and training programs or in work rehabilitative services until the time for appeal (60 days) has expired or, if the client has appealed, the appeal decision has been issued.
- c)

Recipients found not chronically medically unable to participate in employment and training programs and who have an SSI application pending, may volunteer for participation in the Advocacy program.
- d)

Responsibilities of the SSI Advocacy Unit include but are not limited to:
- 1)

Assisting the client in completing all forms required for the SSI process;
- 2)

Assisting the client in securing and providing all medical information required for the SSI process;
- 3)

Ensuring that the client attends all scheduled SSI appointments including issuing carfare or arranging for other transportation, when necessary;
- 4)

Contacting the Social Security Administration (SSA) to request rescheduling of a client appointment, when required;
- 5)

Maintaining contact with the SSA regarding the status of the SSI application;
- 6)

Documenting all contacts with the client or SSA;
- 7)

Initiating the SSI appeal/reconsideration process if the SSI application is denied, through the Administrative Law Judge Level;

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 114.122

Advocacy Program for Persons Who Have Applied for Supplemental Security Income (SSI) Under Title XVI of the Social Security Act (Cont'd.)

- 8) Referring the case for ~~disability~~ assistance under the Aid to the Aged, Blind or Disabled (AABD) Program upon approval of the SSI application, and advising the GA office to cancel the GA case;
- 9) Follow-up after a decision by the Administrative Law Judge, including obtaining a copy of the decision and referring the case for appropriate re-evaluation in the case of a decision by the Administrative Law Judge that the client is not disabled or blind; and
- 10) Maintaining statistics on case referrals, actions taken and dispositions.

e) The Department accepts the finding of the Administrative Law Judge (ALJ) as final. If the ALJ finds the client "not disabled" or "not blind", the levels of cash and medical assistance will be adjusted in accordance with Section 114.120. The client shall be reevaluated to determine if the client remains chronically medically unable to participate in employment and training programs. The client will be evaluated for placement in employment and training programs, work rehabilitation services or SSI Advocacy. The client will be placed in SSI Advocacy a second time only if:

- 1) there is a change in the client's medical condition supported by medical documentation;
- 2) there is a change in other factors, such as age or work experience that make it more likely the client would now be found disabled by SSA; or
- 3) there is a determination that better representation might result in a finding of disability.

(Source: Amended at 12 Ill. Reg. 20171, effective November 28, 1988)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

- 1) The Heading of the Part: MEDICAL ASSISTANCE PROGRAMS
- 2) Code Citation: 89 Ill. Adm. Code 120
- 3) Section Number: Adopted Action:
120.80
Amendment
- 4) Statutory Authority: Section 11-26 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Par. 11-26)
- 5) Effective Date of Amendment: November 23, 1988
- 6) Does this rulemaking contain an automatic repeal date?
Yes X No
- 7) Does this rule amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: November 23, 1988
- 9) Notice of Proposal Published in Illinois Register: July 8, 1988 (12 Ill. Reg. 11408)
- 10) Has JCAR issued a Statement of Objections to this rule? No
- 11) Difference(s) between proposal and final version: Based on comments received from the Joint Committee on Administrative Rules, the following changes were made to the rule:
 - 1) at line 4 of subsection (a), the phrase "medical judgment" is changed to "the medical judgment of physicians and/or pharmacologists";
 - 2) at line 2 of subsection (d)(2), the "(s)" is deleted from the word "services(s)"; and
 - 3) at line 4 of subsection (h)(2)(D), the phrase "as set forth in subsection (c) above" is inserted at the end of the first sentence.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

- G) In the list of services which are restricted when a client is placed in a restricted basis, the Department has taken out optometric services and will not restrict such services.
- H) The recipient is allowed to change the designation of a primary care physician or primary care pharmacy once every six months. In addition, the client may change a primary care physician or primary care pharmacy more frequently than once every six months because of the unavailability of the current primary care provider.
- I) The Department has revised the time limit under which a client will be restricted. The client will be restricted for four full quarters, a quarter being defined as a three month period of time being either January-March, April-June, July-September, or October-December. Once this analysis is concluded, the client will either remain in restricting or will be released from restriction. If the client is not released, the client will be restricted for another four full quarters. In addition, the client will be required to designate a new primary care physician and/or primary care pharmacy. The Department has removed policy which would allow the client to request a reevaluation and a removal of restriction within the four quarter period.

16) Information and questions regarding this Adopted Amendment shall be directed to:

Name: Anita Williams, Staff Attorney
Office of Counseling and Litigation

Address: Illinois Department of Public Aid
Jessie B. Harris Building II
100 South Grand Avenue East, 3rd Floor
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendment begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 120

MEDICAL ASSISTANCE PROGRAMS

SUBPART B: ASSISTANCE STANDARDS

Section
120.10
120.11

Eligibility For Medical Assistance
Eligibility For Medical Assistance For Pregnant Women and Infants Under Age One Year Who Do Not Qualify As Mandatory Categorically Needy
MANG(AABD) Income Standard
MANG(C) Income Standard
MANG(P) Income Standard
Exceptions To Use Of MANG Income Standard
AMI Income Standard

SUBPART C: FINANCIAL ELIGIBILITY DETERMINATION

Section
120.60

All Cases Other Than Intermediate Care, Skilled Nursing Care, DMHDD, DMHDD Approved Community Based Settings and Pregnant Women and Infants Under Age One Year Who Do Not Qualify As Mandatory Categorically Needy

120.61

Cases in Intermediate Care, Skilled Nursing Care and DMHDD - MANG(AABD) and MANG(C)

120.62

Department of Mental Health and Developmental Disabilities (DMHDD) Approved Home and Community Based Residential Settings Under 89 Ill. Adm. Code 140.643

120.63

Department of Mental Health and Developmental Disabilities (DMHDD) Approved Home and Community Based Residential Settings

120.64

Pregnant Women and Infants Under Age One Year Who Do Not Qualify As Mandatory Categorically Needy

SUBPART D: SUPPLEMENTARY MEDICAL INSURANCE

Section
120.70

Supplementary Medical Insurance Benefits, Buy-In Program

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

SUBPART E: RECIPIENT UTILIZATION-REVIEW RESTRICTION PROGRAM

Section
120.80 Recipient ~~Utilization~~-Review Restriction Program

SUBPART F: MIGRANT MEDICAL PROGRAM

Section
120.90 Migrant Medical Program
120.91 Income Standards

SUBPART G: AID TO THE MEDICALLY INDIGENT

Section
120.208 Client Cooperation
120.210 Citizenship
120.211 Residence
120.212 Age
120.215 Relationship
120.216 Living Arrangement
120.217 Supplemental Payments
120.218 Institutional Status
120.224 Foster Care Program
120.225 Social Security Numbers
120.230 Unearned Income
120.235 Exempt Unearned Income
120.236 Education Benefits
120.240 Unearned Income In-Kind
120.245 Earmarked Income
120.250 Lump Sum Payments and Income Tax Refunds
120.255 Protected Income
120.260 Earned Income
120.261 Budgeting Earned Income
120.262 Exempt Earned Income
120.270 Recognized Employment Expenses
120.271 Income From Work/Study/Training Program
120.272 Earned Income From Self-Employment
120.273 Earned Income From Roomer and Boarder
120.275 Earned Income In-Kind
120.276 Payments from the Illinois Department of Children and Family Services
120.280 Assets
120.281 Exempt Assets
120.282 Asset Disregards
120.283 Deferral of Consideration of Assets
120.285 Property Transfers
120.290 Persons Who May Be Included in the Assistance Unit
120.295 Payment Levels for AMI

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

SUBPART H: MEDICAL ASSISTANCE - NO GRANT

Section
120.308 Client Cooperation
120.309 Caretaker Relative
120.310 Citizenship
120.311 Residence
120.312 Age
120.313 Blind
120.314 Disabled
120.315 Relationship
120.316 Living Arrangements
120.317 Supplemental Payments
120.318 Institutional Status
120.319 Assignment of Rights to Medical Support and Collection of Payment
120.320 Cooperation in Establishing Paternity and Obtaining Medical Support
120.321 Good Cause for Failure to Cooperate in Establishing Paternity and Obtaining Medical Support
120.322 Proof of Good Cause for Failure to Cooperate in Establishing Paternity and Obtaining Medical Support
120.323 Suspension of Paternity Establishment and Obtaining Medical Support Upon Finding Good Cause
120.324 Foster Care Program
120.325 Social Security Numbers
120.330 Unearned Income
120.332 Budgeting Unearned Income
120.335 Exempt Unearned Income
120.336 Education Benefits
120.338 Incentive Allowance
120.340 Unearned Income In-Kind
120.342 Court Ordered Child Support Payments of Parent/Step-Parent
120.345 Earmarked Income
120.350 Lump Sum Payments and Income Tax Refunds
120.355 Protected Income
120.360 Earned Income
120.361 Budgeting Earned Income
120.362 Exempt Earned Income
120.364 Earned Income Exemption
120.366 Exclusion From Earned Income Exemption
120.370 Recognized Employment Expenses
120.371 Income From Work/Study/Training Programs
120.372 Earned Income From Self-Employment
120.373 Earned Income From Roomer and Boarder
120.375 Earned Income In Kind

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

Section

120.376 Payments from the Illinois Department of Children and Family Services

120.380 Assets

120.381 Exempt Assets

120.382 Asset Disregard

120.383 Deferral of Consideration of Assets

120.385 Property Transfers

120.390 Persons Who May Be Included In the Assistance Unit

120.391 Individuals Under Age 18 Who Do Not Qualify For AFDC/AFDC-MANG And Infants Under Age One Year

120.392 Pregnant Women Who Would Not Be Eligible For AFDC/AFDC-MANG If The Child Were Already Born Or Who Do Not Qualify As Mandatory Categorically Needy

120.395 Payment Levels for MANG

120.399 Redetermination of Eligibility

AUTHORITY: Implementing Articles III, IV, V, VI and VII and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq. and 12-13).

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; amended at 3 Ill. Reg. 33, p. 415, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 243, effective September 21, 1979, peremptory amendment at 3 Ill. Reg. 38, p. 321, effective September 7, 1979; amended at 3 Ill. Reg. 40, p. 140, effective October 6, 1979; amended at 3 Ill. Reg. 46, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill. Reg. 10, p. 258, effective February 25, 1980; at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 37,

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

p. 800, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. Reg. 8041 effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10131, effective October 1, 1981; amended at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, 1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 11647, effective October 16, 1981; peremptory amendment at 6 Ill. Reg. 611, effective January 1, 1982, amended at 6 Ill. Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 8142, effective July 1, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; amended at 7 Ill. Reg. 394, effective January 1, 1983; codified at 7 Ill. Reg. 6082; amended at 7 Ill. Reg. 8256, effective July 1, 1983; amended at 7 Ill. Reg. 8264, effective July 5, 1983; amended (by adding section being codified with no substantive change) at 7 Ill. Reg. 14747; amended (by adding sections being codified with no substantive change) at 7 Ill. Reg. 16108; amended at 8 Ill. Reg. 5253, effective April 9, 1984; amended at 8 Ill. Reg. 6770, effective April 27, 1984; amended at 8 Ill. Reg. 13328, effective July 16, 1984; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17897; amended at 8 Ill. Reg. 18903, effective

NOTICE OF ADOPTED AMENDMENT

September 26, 1984; peremptory amendment at 8 Ill. Reg. 20706, effective October 3, 1984; amended at 8 Ill. Reg. 25053, effective December 12, 1984; emergency amendment at 9 Ill. Reg. 830, effective January 3, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 4515, effective March 25, 1985; amended at 9 Ill. Reg. 5346, effective April 11, 1985; amended at 9 Ill. Reg. 7153, effective May 6, 1985; amended at 9 Ill. Reg. 11346, effective July 8, 1985; amended at 9 Ill. Reg. 12298, effective July 25, 1985; amended at 9 Ill. Reg. 12823, effective August 9, 1985; amended at 9 Ill. Reg. 15903, effective October 4, 1985; amended at 9 Ill. Reg. 16300, effective October 10, 1985; amended at 9 Ill. Reg. 16906, effective October 18, 1985; amended at 10 Ill. Reg. 3033, effective January 10, 1986; amended at 10 Ill. Reg. 3033, effective January 23, 1986; amended at 10 Ill. Reg. 4907, effective March 7, 1986; amended at 10 Ill. Reg. 6966, effective April 16, 1986; amended at 10 Ill. Reg. 10688, effective June 3, 1986; amended at 10 Ill. Reg. 12672, effective July 14, 1986; amended at 10 Ill. Reg. 15649, effective September 19, 1986; amended at 11 Ill. Reg. 3992, effective February 23, 1987; amended at 11 Ill. Reg. 7652, effective April 15, 1987; amended at 11 Ill. Reg. 8735, effective April 20, 1987; emergency amendment at 11 Ill. Reg. 12458, effective July 10, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 14034, effective August 14, 1987; amended at 11 Ill. Reg. 14763, effective August 26, 1987; amended at 11 Ill. Reg. 20142, effective January 1, 1988; amended at 11 Ill. Reg. 20898, effective December 14, 1987; amended at 12 Ill. Reg. 904, effective January 1, 1988; amended at 12 Ill. Reg. 3516, effective March 22, 1988; amended at 12 Ill. Reg. 8672, effective May 13, 1988; amended at 12 Ill. Reg. 9132, effective May 20, 1988; amended at 12 Ill. Reg. 11483, effective June 30, 1988; emergency amendment at 12 Ill. Reg. 11632, effective July 1, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 11839, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12835, effective July 22, 1988; emergency amendment at 12 Ill. Reg. 13243, effective July 29, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 17867, effective October 30, 1988; amended at 12 Ill. Reg. 19704, effective November 15, 1988; amended at 12 Ill. Reg. 20188, effective November 23, 1988.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

SUBPART E: RECIPIENT UTILIZATION-REVIEW RESTRICTION PROGRAM

Section 120.80 Recipient Utilization-Review Restriction Program

- a) The Recipient Utilization-Review Program (RURP) shall identify recipients who unnecessarily utilize medical services. Assistance units may be recommended for reevaluation when one or more recipients within the unit have medical usage higher than the established statistical usage norms for that category of assistance. RURP applies to all medical assistance programs administered by the Department.
- b) 1) The primary source of recipient identification shall be the Surveillance and Utilization-Review Subsystem (SURS) of the Medicaid Management Information System (MMIS). On a quarterly basis, SURS analyzes the entire Medicaid population and determines medical usage per recipient and will identify recipients with usages in excess of the quarterly established maximum usage limit. The maximum usage limit shall be set at a level above which the number of recipients exceeding the norms is equal to the maximum number of cases which the Department is able to investigate.
- 2) Secondary sources of identification shall be incoming referrals which shall be investigated and analyzed such as referrals from medical providers, law enforcement officials or members of the general public. Recipients who lend their Medical Eligibility Cards for others to use shall also be identified for restriction.
- c) Once recipients are identified, medical usage for the year preceding identification for the assistance units in which they are included shall be summarized. Each assistance unit shall receive a copy of the medical usage summary. The assistance units shall be notified of the restriction recommendation. Such notification shall provide 15 calendar days for the unit grantee or caretaker relative to cooperate by contacting the designated local office worker and by designating a primary care physician or by submitting medical statements to justify the high medical usage.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

Section 120.80 Recipient Utilization-Review Restriction Program (cont'd)

- 2) If an assistance-unit contacts the local-office worker within 15 days and wishes to submit medical statements to justify the identified usager, the local-office shall issue physician statement forms for each physician source utilized by the unit during the medical summary period. Medical statements must include diagnoses, prescriptions and treatments provided during the identified time period as well as the physician's signature. Medical statements must be submitted to the local-office worker no later than 30 calendar days from issuance.
- 2) The medical statements shall be reviewed. The review shall include a comparison of the medical statements to the actual usage and an identification of specific instances of service duplications and/or services in excess of prescribed amounts (e.g., filling prescriptions beyond the amount prescribed to establish medical necessity).
- 3) If the review indicates the services to be medically necessary, the unit shall be notified that the restriction recommendation has been reversed. If the review indicates any or all services to not be medically necessary, the unit shall be notified of continued restriction recommendation and to contact the local-office within 10 calendar days to designate a Primary Care Physician.
- 4) If an assistance-unit has not designated a Primary Care Physician and has not indicated an intention to submit medical statements within 15 days of the first notice or has indicated an intention to submit medical statements and has not submitted such within 30 days or has not designated a Primary Care Physician within 10 days of a continued restriction notice, the local-office shall notify the assistance-unit of non-compliance.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

Section 120.80 Recipient Utilization-Review Restriction Program (cont'd)

- 2) Such notification shall indicate that the continued issuance of the Medical Eligibility Card for that assistance-unit shall be contingent upon the designation of a Primary Care Physician who agrees to act in this capacity. If such designation is not made within 10 calendar days, the Department will suppress the issuance of the unit's subsequent Medical Eligibility Cards.
- 3) The suppression shall continue until a willing Primary Care Physician is designated. During the suppression period, the assistance-unit may request a temporary Medical Eligibility Card for a member(s) for whom the need for emergency medical services is anticipated. All requests for such Medical Eligibility Cards will be granted and the Card will specify the name of the member(s) of the unit to whom the card applies and that only emergency medical services are covered for the individual(s). The service provider must determine whether the needed care constitutes emergency medical care and as such will be paid for by the Department.
- 4) An assistance-unit designating a Primary Care Physician must do so in writing. Such designation shall be submitted to the local-office. At the time the unit grants, shall be provided a notification explaining restriction. The local-office shall verify with the physician his/her willingness to be Primary Care Physician for the unit. If the Medical Eligibility Card has not been suppressed, the restriction will be effective with the next regular issuance. If the Medical Eligibility Card is suppressed, the restriction will be effective the date of compliance and the entire month card will be released with the restriction.
- 5) Once restricted, the Medical Eligibility Card shall display the program restriction code and the name of the Primary Care Physician. Once restricted, the Primary Care Physician must provide or authorize the following ambulatory

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

Section 120.80 Recipient Utilization-Review Restriction
Program (cont'd)

care-services-for-the-assistance-unit-before-the
Department-will-render-payment-for-the-services:

- A) Clinic
- B) Optometric
- C) Laboratory
- D) Outpatient-Hospital

- E) Pharmacy
- F) Physician
- G) Podiatric

3) Other-covered-services-may-be-provided-by-any
qualified-provider-in-the-department's-medical
program.

9) In-lieu-of-a-Primary-Care-Physician-an-assistance
unit-for-which-restriction-is-required-may-designate-a
Health-Maintenance-Organization-(HMO)-if-and-when-the
unit-is-enrolled-in-an-HMO---if-a-unit-to-restricted
to-an-HMO-and-later-disenrolls-a-Primary-Care
Physician-for-the-unit-shall-be-selected-immediately
by-the-assistance-unit.

h) An-assistance-unit-may-change-its-designation-of-a
Primary-Care-Physician-no-more-often-than-once-every
three-months--Exceptions-to-this-time-limitation-will
be-granted-only-in-circumstances-where-the-current-Primary
Care-Physician's-nonavailability-to-the-assistance
unit-is-verified-by-the-department---Changes-in
designated-Primary-Care-Physicians-shall-be-processed
effective-with-the-next-regular-issuance-of-the
Medical-Eligibility-Card--The-local-office-shall
issue-a-temporary-Medical-Eligibility-Card-valid-until
the-issuance-of-the-next-regular-Medical-Eligibility
Card--if-such-a-temporary-Medical-Eligibility-Card-is
needed-before-the-next-regularly-issued-Medical
Eligibility-Card.

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

Section 120.80 Recipient Utilization-Review Restriction
Program (cont'd)

1) Once-recipients-within-an-assistance-unit-are
restricted-(including-suspension)-they-remain-in
restriction-until-officially-released-from-the
program---if-restricted-recipients-transfer-to-a
different-assistance-unit-the-restriction-will
be-processed-on-that-assistance-unit---If-a
restricted-assistance-unit-becomes-inactive-and
is-subsequently-reactivated-the-restriction-will
be-reactivated.

2) Requests-for-release-from-restriction-may-be
initiated-by-the-assistance-unit-or-the-Primary
Care-Physician--Such-requests-shall-be-submitted
to-the-local-office-and-shall-include-complete
medical-statements-including-diagnoses,
prescriptions-and-treatments-for-unit-members
from-the-Primary-Care-Physician-and-from-all
other-physicians-seen-on-a-referral-basis-during
the-restriction-period-as-well-as-a
recommendation-by-the-Primary-Care-Physician-as
to-whether-or-not-in-his/her-professional
judgment-the-assistance-unit-is-capable-of
managing-its-own-medical-usage-on-a-medically
necessary-basis--The-Primary-Care-Physician-must
make-such-a-recommendation-for-the-restriction-to
be-released--Once-the-request-is-received-by-the
local-office-a-social-evaluation-shall-be
completed-indicating-any-available-information
pertaining-to-the-unit's-medical-usage-patterns--
The-above-information-shall-be-reviewed-for
service-duplications-verifier-discrepancies-and
medical-necessity.

3) The-department-will-release-the-assistance-unit
from-restriction-if-the-Primary-Care-Physician
recommends-the-assistance-unit-be-released
because-in-his/her-own-judgment-the-assistance
unit-is-capable-of-managing-its-own-medical-usage
on-a-medically-necessary-basis-and-the-social
evaluation-and-review-of-service-duplications
verifier-discrepancies-and-medical-necessity-do
not-indicate-that-the-assistance-unit-is
overutilizing-medical-care.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

Section 120.80 Recipient Utilization-Review Restriction Program (cont'd)

4) Once a final decision is completed on the request, the recipient shall be notified. If the decision is to continue restriction, the reasons will be specified and the subsequent Medicaid Eligibility Cards will continue to be restricted. If the decision is to release the unit from restriction, such release will be processed effective the next regular issuance of the Medicaid Eligibility Card so that the card no longer displays a program restriction code or a physician's name.

5) Recipients have the right to appeal inclusion in the program. (See 89 Ill. Adm. Code 102.80-84).

a) The Recipient Restriction Program (RRP) shall identify recipients who unnecessarily utilize medical services. When the Department determines, on the basis of statistical norms and the medical judgment of physicians and/or pharmacologists, that a Medicaid recipient has received medical services that are not medically necessary or in such a manner as to constitute an abuse of medical privileges, the decision to restrict a recipient to a Primary Care Physician and/or Primary Care Pharmacy will be made. RRP applies to all medical assistance programs administered by the Department.

b) Primary and Secondary Sources of Recipient Identification

1) The primary source of recipient identification shall be the Surveillance and Utilization Review Subsystem (SURS) of the Medicaid Management Information System (MMIS). On a quarterly basis, SURS analyzes the entire Medicaid population, determines medical usage per recipient and will identify recipients with usages in excess of the quarterly established norm of recipients in the same category of assistance and like demographic areas.

2) Secondary sources of identification shall be incoming referrals, such as referrals from medical providers, law enforcement officials or

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

Section 120.80 Recipient Utilization-Review Restriction Program (cont'd)

members of the general public. All referrals shall be reviewed and analyzed. Recipients found to have loaned or altered their medical cards for the purpose of obtaining medical benefits which they are not legitimately entitled; falsely represented medical coverage; found in possession of blank or forged prescription pads; or who knowingly assisted providers in rendering excessive services or defrauding the Medical Assistance Program shall be identified for restriction.

c) Once a recipient is identified, medical usage based on diagnoses and/or medical condition for the nine months preceding identification shall be reviewed. Medical Assistance Consultants, licensed physicians and/or pharmacologists will determine if the recipient should be restricted due to the medical services received being not medically necessary. Each recipient to be restricted will be notified in writing. Such notification shall provide twenty-one (21) calendar days for the recipient, grantee or caretaker relative to cooperate by completing and returning to the Department, a form which designates a Primary Care Physician and/or Primary Care Pharmacy; or the selection of a Health Maintenance Organization (HMO). Upon receipt of the selected provider, the Department will review the choice of the primary care physician to ensure that the designated primary care physician is a medical doctor or doctor of osteopathy, licensed to practice medicine in all its branches; is a properly registered Medicaid provider in good standing with the Department; per the physician registration is enrolled to provide physician services with the Department; and is willing to serve as the primary care physician. The recipient will be informed that the selection of a Health Maintenance Organization will apply to the entire family unit. This notice will also contain a statement relating to the necessity of services consistent with the findings of the professional consultants; a statement advising them of their right to appeal; a toll-free number to call for information; and a statement of the Department's right to designate a Primary Care Provider if the recipient fails to do so.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

Section 120.80

Recipient Utilization-Review Restriction
Program (cont'd)

d) Department Designated Primary Care Physician and/or Primary Care Pharmacy

1) If the recipient, grantee or caretaker relative does not respond to the notice by either designating a Primary Care Physician and/or Primary Care Pharmacy or HMO as directed, or by filing an appeal, then a physician and/or pharmacy will be designated by the Department for the recipient. The Department will not designate an HMO.

2) The Department will select one physician and/or one pharmacy who recently provided services to the recipient and who agrees to serve as the recipient's Primary Care Physician and/or Primary Care Pharmacy. If none of these providers agree to serve as the Primary Care Physician and/or Primary Care Pharmacy, the Department shall designate another physician and/or pharmacy who agrees to serve in that capacity and whose medical offices are in reasonable geographical proximity to the recipient's home. The criteria used by the Department in designating a primary care physician will be identical to those enumerated in subsection (c) above.

e) Recipient, Grantee or Caretaker Relative Designated Primary Care Physician and/or Primary Care Pharmacy

1) A recipient, grantee or caretaker relative designating a Primary Care Physician and/or Primary Care Pharmacy must do so in writing. Such designation shall be submitted to the Department. The Department shall verify with the physician and/or pharmacy their willingness to be Primary Care Physician and/or Primary Care Pharmacy for the recipient. The restriction will be effective with the next regular issuance of the Medical Eligibility Card.

2) Types of Services Provided or Authorized

A) Once restricted, the Medical Eligibility Card shall display the program restriction

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

Section 120.80

Recipient Utilization-Review Restriction
Program (cont'd)

code and the name of the Primary Care Physician and/or Primary Care Pharmacy on the front of the card with the name of the restricted recipient. The card will also contain a notice that emergency services will not be restricted. If restricted to a Primary Care Physician, the Primary Care Physician must provide or authorize the following ambulatory care services for the restricted recipient before the Department will render payment for the services:

- i) Clinic
- ii) Laboratory
- iii) Outpatient Hospital
- iv) Pharmacy
- v) Physician
- vi) Podiatric

B) The Primary Care Pharmacy must supply all prescriptions. Authorization to obtain only be approved in such instances when a specific item is not part of the Primary Care Pharmacy's inventory and cannot be acquired through the Primary Care Pharmacy.

3) Other covered services may be provided by a qualified provider in the Department's Medical Program.

f) In lieu of a Primary Care Physician and/or Primary Care Pharmacy, the recipient for whom restriction is required may designate, in written form, a Health Maintenance Organization (HMO). If a recipient is restricted to an HMO and disenrolls within the four quarter time period for restriction, a Primary Care Physician and/or Primary Care Pharmacy for the recipient shall be selected immediately by the recipient, grantee or caretaker relative. If the

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

Section 120.80

Recipient Utilization-Review Restriction Program (cont'd)

recipient, grantee or caretaker relative fails to select a Primary Care Physician and/or Primary Care Pharmacy within twenty-one (21) calendar days after written notification, the Department will designate a Primary Care Provider for the recipient in accordance with subsection (d)(2). During the interim period, an emergency medical card will be issued if necessary.

g) Changing the Designated Primary Care Physician and/or Primary Care Pharmacy

- 1) A recipient may change his/her designation of a Primary Care Physician and/or Primary Care Pharmacy once every six (6) months. The recipient may change his/her designated provider more frequently if one of the following circumstances is verified:

- A) Change of recipient's residence from the geographic area of the Primary Care Physician and/or Primary Care Pharmacy.
- B) Change in the recipient's medical condition which the Primary Care Physician is unable to treat or refer to another provider.
- C) Death of the Primary Care Physician.
- D) Disenrollment of the Primary Care Physician and/or Primary Care Pharmacy from the Medical Assistance Program.
- E) Notice from the Primary Care Physician and/or Primary Care Pharmacy that they will no longer serve as the Primary Care Provider.

- 2) The Department will notify the recipient in writing if the Primary Care Physician and/or Primary Care Pharmacy has disenrolled as a provider of Medicaid services or if the provider notifies the Department of their unwillingness to continue to serve as the recipient's Primary Care Provider.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

Section 120.80

Recipient Utilization-Review Restriction Program (cont'd)

- 3) Changes in designated Primary Care Physician and/or Primary Care Pharmacy shall be processed effective with the next regular issuance of the Medical Eligibility Card. A temporary medical card will be issued if necessary.

h) Length of Restriction

- 1) Once recipients are restricted they remain in restriction for a minimum of four full quarters. If restricted recipients transfer to a different assistance unit, the restriction will be processed to follow the recipient. If a restricted recipient becomes inactive and is subsequently reactivated, the restriction will be reactivated until such time as four full quarters have elapsed.

2) Reevaluation of the Recipient's Medical Usage

- A) When a recipient has had his/her medical card restricted for four full quarters, the Department shall reevaluate the recipient's medical usage to determine whether the recipient continues to receive medical services that are not medically necessary. The Department shall evaluate each case not later than eighteen months after the effective date of restriction. If the recipient is still receiving medical services that are not medically necessary, the restriction shall be continued for another four full quarters. If the recipient no longer is receiving medical services that are not medically necessary, the restriction shall be discontinued. A "quarter", for purposes of this Section, shall be defined as one of the following three-month periods of time: January-March, April-June, July-September or October-December.

- B) If necessary to determine if medical services that are not medically necessary are still being received, the Department

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

Section 120.80

Recipient Utilization-Review Restriction Program (cont'd)

shall obtain a complete copy of the recipient's medical record from the Primary Care Physician. The medical record will be reviewed by the Medical Assistant Consultant with a final determination by a licensed physician and/or pharmacologist to determine if the level of medical services is necessary.

C) If the decision is to release the recipient from restriction, such release will be processed effective with the next regular issuance of the Medical Eligibility Card so that the card no longer displays a program restriction code or a physician's and/or pharmacy's name for the recipient.

D) If the services are determined to be medically unnecessary, the recipient will be notified in writing of the continued restriction as set forth in subsection (c) above. Such notification shall provide twenty-one (21) calendar days for the recipient, grantee or caretaker relative to cooperate by completing and returning to the Department a form which designates a new Primary Care Physician and/or Primary Care Pharmacy; or the selection of a Health Maintenance Organization. In the event the Department is not provided with a response within the twenty-one (21) calendar day period, a Primary Care Physician and/or Primary Care Pharmacy will be designated by the Department in accordance with subsection (d)(2).

3) If the restriction is continued, the recipient shall continue to be restricted for an additional four full quarters. Subsequent to this four quarter period, a review will be conducted in accordance with subsection (h)(2).

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

Section 120.80

Recipient Utilization-Review Restriction Program (cont'd)

i) Recipients have the right to appeal inclusion in the program. (See 89 Ill. Adm. Code 102.80 thru 102.84).
(Source: Amended at 12 Ill. Reg. 20188, effective November 23, 1988)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part:
Testing of Breath, Blood and Urine for Alcohol and/or Other Drugs
- 2) Date Citation:
77 Ill. Adm. Code 510
- 3) Section Numbers:
510.40
510.130
Adopted Action:
Amended
New Section
- 4) Statutory Authority:
Illinois Vehicle Code
Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 11-501.2 and 11-501.4
- 5) Effective Date of Rules:
December 1, 1988
- 6) Does this Rulemaking Contain an Automatic Repeal Date? Yes No X
If "yes", please specify date:
- 7) Does this Rulemaking Contain Any Incorporations by Reference?
Yes No X
If "yes," please specify type: 6.02(a) or 6.02(b)
If "6.02(b)," was a copy of the approval form issued by the Joint Committee attached to this rulemaking? Yes No X
- 8) Date Filed in Agency's Principal Office:
December 1, 1988
- 9) Date Notice(s) of Proposal was Published in Illinois Register:
June 3, 1988, 12 Ill. Reg. 9384
- 10) Has the Joint Committee on Administrative Rules issued a Statement of Objections to this/these Rules? Yes No X
If "yes," please complete the following:

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

- A) Statement of Objection: , Ill. Reg.
- B) Agency Response: , Ill. Reg.
- C) Date Agency Response Submitted for Approval to the Joint Committee:
- 11) Difference Between Proposal and Final Version:
The following changes were made in response to comments received during the first notice or public comment period:
None
The following changes were made in response to comments and suggestions of the Joint Committee on Administrative Rules:
Section 510.130 b) "Any instrument which is not approved after initial testing shall be re-tested at the request of the manufacturer."
In addition, various typographical, grammatical and form changes were made in response to the comments for the Administrative Code Division and the Joint Committee on Administrative Rules.
Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee? Yes
The Department has made all the changes to which it agreed with the Joint Committee.
- 12) Will the Rules Replace an Emergency Rule Currently in Effect?
Yes No X
- 13) Are there any other Amendments Pending on this Part? Yes No X
If Yes:
- 14) Section Numbers Proposed Action Ill. Reg. Citation
- 15) Summary and Purpose of Rules:
To update list of approved infrared absorption test instruments.
Establish list of approved Preliminary Breath Screening Test Units (PBT's).

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

16) Information and Questions regarding this Adopted Rulemaking shall be directed to:

Mr. Robert John Kane, Division of Governmental Affairs, Department of Public Health, 525 West Jefferson, Second Floor, Springfield, Illinois 62761, 217/782-6187.

The full text of the Adopted Rules begins on the next page:

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

TITLE 77: PUBLIC HEALTH
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER f: EMERGENCY SERVICES AND HIGHWAY SAFETY

PART 510

TESTING OF BREATH, BLOOD AND URINE FOR ALCOHOL AND/OR OTHER DRUGS

Section	Authority
510.10	Definitions
510.20	Construction of Rules
510.30	Instruments for Analyzing the Alcohol Content of Blood by Breath
510.40	Assaying of Ampoule Solutions
510.50	Standards for the Operation of Approval Breath Analysis Instruments
510.60	Licensing of Operator
510.70	Requirements for Renewal of License
510.80	Revocation and Denial of License
510.90	Examining and Certifying Instruments
510.100	Standards and Procedures for Withdrawal of Blood and/or Urine
510.110	Samples for Chemical Analysis of Alcohol or other Drug Content
510.120	Approval of Laboratories and Laboratory Technicians
510.130	Preliminary Breath Screening Test Units (PBT's)

AUTHORITY: Implementing and authorized by Section 11-501.2 and 11-501.4 of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 11-501.2 and 11-501.4).

SOURCE: Filed September 18, 1972; new rules adopted at 5 Ill. Reg. 14152, effective January 1, 1982; rules repealed at 6 Ill. Reg. 365, effective January 1, 1982; amended at 7 Ill. Reg. 1917, effective January 28, 1983; codified at 8 Ill. Reg. 14271; amended at 9 Ill. Reg. 9154, effective June 3, 1985; amended at 12 Ill. Reg. 20211, effective December 1, 1988.

Section 510.40 Instruments for Analyzing the Alcohol Content of Blood by Breath

- a) Any breath testing instrument to be approved must automatically display the test results visually to the arrested person and provide for an automatic printed test record. Each printed recording shall also contain an automatically printed record of the reading of the testing device made immediately prior to the recording of the tested person.
- b) Instruments to be approved must utilize one of the following methods of breath analysis for blood alcohol concentration.
 - (1) Infra-red absorption - The Intoxilyzer models 4011, 4011A, 4011AS, 4011ASA, and 5000, and the ALCOMAT, Alcotest 7110, BAC Verifier and Datamaster models, Breathalyzer model

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

2000, the Intoximeter model 3000 and the BAG-Verifier are instruments using the infra-red absorption method and have been approved by the Department.

- 2) Photoelectric Colorimetry - The Breathalyzer Model 1000 is an instrument using the photoelectric colorimetry method and has been approved by the Department
- c) Breath testing instruments to be approved in Illinois must be listed in the Qualified Products Lists of Evidential Breath Measuring Devices prepared by the National Highway Traffic Safety Administration, U. S. Department of Transportation.
- d) Instruments which meet the provisions of Section 510.40, (a), (b) and (c) will be tested by the Department in accordance with the Standards for Devices to Measure Breath Alcohol which were promulgated by the National Highway Traffic Safety Administration, U. S. Department of Transportation.
- e) Any manufacturer who sells breath analysis instruments in Illinois shall report to the Department all such sales listing the name of the agency, the make, and serial number of the instrument.

(Source: Amended at 12 Ill. Reg. 20211, effective December 1, 1988)
Section 510.130 Preliminary Breath Screening Test Units (PBT's)

- a) Preliminary breath test units are portable electrically or battery powered units, used to determine if alcohol is present in the tested subject's breath.
- b) Preliminary breath test units offered for sale anywhere within the State to law enforcement agencies must be approved by the Department. No instrument shall be given approval if it demonstrates an error in excess of plus or minus .01. Any instrument which is not approved after initial testing shall be re-tested at the request of the manufacturer.
- c) Preliminary breath test units shall be utilized by law enforcement agencies in accordance with the manufacturer's specifications and operating procedures.

d) Unit Approval

- 1) Units listed as Pass/Fail will indicate alcohol levels as follows:

A) Green Indicator Light - A level of .00 to .05,

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

- B) Amber Indicator Light - A level of .051 to .099,
- C) Red Indicator Light - A level of .10 or higher.

- 2) Units listed as Digital Read will indicate alcohol levels by numeric indication of two digits (.00) on a visible screen.
- 3) Units listed as Digital Pass/Fail will indicate levels of alcohol impairment by a numeric or letter message on the unit screen for .05 to .10 levels.

e) Units Approved:

- 1) ALCO-CHEK, Models I and II and model 3000
All Pass/Fail and Digital Read Models
Manufactured by Approved Technology, Inc., P.O. Box 88094,
Grand Rapids, MI 49508.
- 2) ALCO-SENSOR
All Pass/Fail, Digital Read and Digital Pass/Fail Models
Manufactured by Intoximeters, Inc., 1901 Locust St., St.
Louis, MO 63101.
- 3) S-L2 and S-D2 ALCOHOL ANALYZER
All Pass/Fail and Digital Read Models
Manufactured by National Patent Analytical Systems, Inc.,
Expressway Plaza Two, Roslyn Heights, NY 11577.
- 4) ALERT Model J-4
All Digital Pass/Fail and Digital Read Models
Manufactured by Alcohol Countermeasures Systems, 924
Military Street, Port Huron, MI 48060.
- 5) GUTH ALCO-TECTOR
Pass/Fail Model Only
Distributed by Guth Laboratories, Inc., 590 N. 67th Street,
Harrisburg, PA 17111.

(Source: Added at 12 Ill. Reg. 20211, effective December 1, 1988)

DEPARTMENT OF PROFESSIONAL REGULATION
NOTICE OF MODIFICATION TO MEET THE OBJECTION
OF THE JOINT COMMITTEE ON ADMINISTRATIVE RULES

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY
STATEMENT OF OBJECTION
BOARD OF ETHICS

1) The Heading of the Part: The Private Detective, Private Alarm and Private Security Act of 1983

2) Code Citation: 68 Ill. Adm. Code 1240

3) Sections Numbers:
1240.12
Action:
Modify by not Adopting

4) Date Notice of Proposed Rules Published in the Register (if applicable):
November 20, 1987
(issue date) 11 Ill. Reg. 18980

5) Date JCAR Statement of Objection Published in the Register:
December 2, 1988
(issue date) 12 Ill. Reg. 20224

6) Summary of Action Taken by the Agency: The Joint Committee on Administrative Rules has objected to Section 1240.12 relating to Insurance Requirements on the grounds the Department lacks the statutory authority to require specific amounts of liability insurance. The Department is not adopting Section 1240.12 in response to the Joint Committee's objections.

Heading of Part: Procedures of the Board of Ethics

Code Citation: 80 Ill. Adm. Code 2000

Section Numbers: 2000.70

Date Originally Published in Illinois Register: August 5, 1988
12 Ill. Reg. 12766

At its meeting on November 15, 1988, the Joint Committee on Administrative Rules objected to the above proposed rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute withdrawal of the proposed rulemaking in its entirety.

The specific objection is as follows:

The Joint Committee objects to Section 2000.70 of the rules of the Board of Ethics entitled "Procedures of the Board of Ethics," 80 Ill. Adm. Code 2000, because contrary to Section 4.02 of the Illinois Administrative Procedure Act (IAPA), the rules fail to clearly and precisely articulate the standards used by the Board to decide whether to accept a request for a Board determination concerning a conflict of interest.

These rules clarify the policies the Board uses when deciding when it will grant a request for a Board determination concerning a conflict of issue. Section 2000.70(a) of the rules states that

[t]he foregoing [an employee requesting a determination by the Board] shall apply only after all applicable written agency regulations and directives have been followed by the requester. In the event that no agency regulations or directives apply, the subject person may then request a ruling from the Board.

The Board was asked to explain who determines whether a regulation is "applicable" or that no regulations apply, and to clarify what constitutes the exhaustion of remedies required before an employee may request a ruling from the Board. The Board stated that its purpose in promulgating this rulemaking was to notify employees that it will not act as a "court of appeals" for agency rulings of conflict, and to send a clear signal to employees regarding when the Board will grant a request

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTIONBOARD OF ETHICS
(Continued Page 2)

for a Board determination. The Board explained that, generally, if an agency has established specific procedures to determine if a conflict exists, and has followed them, the Board will not grant a request for a ruling. Section 16 of the Civil Administrative Code, the Board explained, grants departmental directors broad discretion to prescribe regulations governing the conduct of employees, and the Board does not desire to intrude upon this authority by routinely second-guessing agency decisions. On the other hand, the Board stated, it will often grant requests when the agency directives pertaining to the issue are broad or vague, or in cases in which no regulations are applicable to the issue. The Board wishes to allow individuals to approach it first with an issue, so that an employee can assess whether it would be feasible to later discuss the issue at length with his or her employer. Thus, the Board will grant a request depending, generally, on which type of conflict regulation an agency possesses. As a result, exhausting remedies prior to resort to the Board will sometimes consist of merely reading agency regulations, and will other times entail participating in established departmental procedures created to resolve a conflict issue. In any event, the determination regarding whether an employee has followed all applicable written regulations will be made by the Board. This determination is made more complex, however, because the Board explained that it will sometimes grant a request on a conflict question, regardless of how it fits into the framework articulated above, which an agency itself feels requires clarification, or which involves a new or controversial issue. The Board was again asked to clarify by rule the standards it uses to determine whether all written agency regulations and directives have been "followed" by a requester, for purposes of ascertaining that he has exhausted all his administrative remedies. The Board offered to delete the term "applicable," but felt that it could not adequately clarify its policies without unduly restricting its discretion.

From the Board's discussion, it is apparent that the Board does not adhere to any specific policy governing the granting of requests for conflict rulings, but instead desires to use unfettered discretion in choosing which conflict issues to hear. Although it does not wish to act as a "court of appeals," it will sometimes rule on a conflict issue so that an employee may get a feel for the propriety of pursuing the issue through agency channels. Sometimes, however, if an agency director has made a determination on the issue, the Board will not grant a request. Yet other times, if the conflict question involves new issues, or the agency itself desires clarification, the Board will grant a request. By the terms of its own rules, the Board's decision regarding whether to

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTIONBOARD OF ETHICS
(Continued Page 3)

grant a request hinges on its determination that all regulations and directives have been "followed." The Board is unable to clearly articulate the meaning of this policy, however. This lack of clarity is due, in large part, to the Board's desire to decide these matters in its sole discretion. Ironically, the Board stated that one of its goals in promulgating these rules was to send a clear message to employees regarding when the Board will grant requests for conflict rulings. Until the Board is willing to indicate by rule the standards it will use in exercising its discretion to grant conflict requests, employees will remain unaware of the Board's policies and the Board itself will fall far short of its goals for this rulemaking.

Section 4.02 of the IAPA states that "[e]ach rule which implements a discretionary power to be exercised by an agency shall include the standards by which the agency shall exercise the power." This provision was enacted to safeguard the affected public from the arbitrary exercise of authority by agencies, and also to ensure that the affected public will be apprised by rule of the standards which agencies will use when evaluating compliance with rules. The Board's discretion is clearly involved in its determination regarding whether to grant a conflict request. Thus, the Board's rules must meet the mandate of Section 4.02. The Board's refusal to clarify the circumstances under which it will consider all remedies exhausted, and thereby grant a request, obviously fails the mandate of Section 4.02. As a result of the Board's failure to include standards in its rules, the affected public is not apprised of the actions it must take prior to seeking a Board determination. Also, by refusing to include standards in its rules, the Board allows itself, potentially, to exercise its authority in an arbitrary manner. The Board thus accomplishes the two actions that Section 4.02 was designed to prevent.

Therefore, the Joint Committee objects to Section 2000.70 of the rules of the Board of Ethics entitled "Procedures of the Board of Ethics," 80 Ill. Adm. Code 2000, because contrary to Section 4.02 of the Illinois Administrative Procedure Act (IAPA), the rules fail to clearly and precisely articulate the standards used by the Board to decide whether to accept a request for a Board determination concerning a conflict of interest.

OBJ12766

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

POLLUTION CONTROL BOARD

Heading of Part: Permits and General Provisions
Code Citation: 35 Ill. Adm. Code 201
Section Numbers: 201.281, 201.401, 201.402, 201.403, 201.404, 201.405,
201.406, 206.407, 201.408

Date Originally Published in Illinois Register: March 18, 1988
12 Ill. Reg. 5154

At its meeting on November 15, 1988, the Joint Committee on Administrative Rules objected to the above proposed rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute withdrawal of the proposed rulemaking in its entirety.

The specific objection is as follows:

The Joint Committee objects to the rules of the Pollution Control Board entitled "Permits and General Provisions" (35 Ill. Adm. Code 201) because the responses contained in the "Agency Analysis of Economic and Budgetary Effects of Proposed Rulemaking" submitted to the Joint Committee by the Board do not accurately reflect the economic effect of this rulemaking upon those regulated.

These rules establish requirements for the continuous self-monitoring of fossil fuel-fired steam generators, sulfuric acid plants, nitric acid plants, and petroleum refineries. These operations will be required to monitor for such pollutants as nitrogen oxides and sulfur dioxide. The rules are required as a part of Illinois' State Implementation Plan under the Clean Air Act (42 U.S.C. 7410) and are a part of the settlement in the case of Citizens for a Better Environment v. United States Environmental Protection Agency, 80 C 0003, U.S. Dist. Ct.

Section 220.900(a)(2)(B) of the Operational Rules of the Joint Committee provides that the Joint Committee will consider, in its review of proposed rules, whether the agency has considered the economic and budgetary effects of the rulemaking upon the regulated public. To ascertain the economic effect of these rules, the Joint Committee requested that the Board complete an "Agency Analysis of Economic and Budgetary Effects of Proposed Rulemaking" for these rules. The Board's responses to the Joint Committee's questionnaire indicated that the economic impact of the rule "will vary depending on whether monitors have already been installed or whether extensive infrastructure construction is needed to

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

POLLUTION CONTROL BOARD
(Continued Page 2)

install, operate and maintain the monitors." The number of entities affected by the rules was listed as "unknown." The Joint Committee asked the Board to provide specific information concerning the cost of compliance and to explain why the number of manufacturers and utilities affected by the rules is unknown.

At a conference between staff representatives of the Joint Committee, the Board, and two of the proponents of the rule, the Illinois Environmental Protection Agency (Agency) and the Illinois Manufacturer's Association (Association), the Agency indicated that specific information concerning the cost of compliance with the rules had been provided to the Board by the Association at hearings during the first notice period. The Board was asked to provide the Joint Committee with this information.

The Board explained that testimony was provided at the hearings by facilities that have installed the monitors concerning the installation and operating costs. Shell Oil Company of Wood River, Illinois stated that its expenses for operating its monitors are \$21,000 annually. Installation costs for 8 other facilities ranged from \$500,000 to \$1,900,000 and included such costs as electrical work, stack platforms, monitor shelters, stack elevators, recording equipment, and the monitors themselves. Board pointed out that the rules only require that the monitors be installed, and the related expenses are responsible for the variation in costs. The following facilities are regulated by these rules but have not installed the monitors: CPC Corn Products, Argo Illinois; Quantum Chemicals, Tuscola, Illinois; Jefferson Smurfit, Alton, Illinois; Pekin Energy Corporation, Pekin, Illinois; Amax Zinc, Sauget, Illinois; Clark Oil, Blue Island, Illinois; Marathon Petroleum, Robinson, Illinois; Mobil Oil, Joliet, Illinois; Shell Oil, Roxanna, Illinois; Union Oil, Romeoville, Illinois.

Clearly, the Board could have provided the Joint Committee with a more detailed analysis of the economic effects of these rules. Although only the monitors are required by the rules, the other costs associated with installation can vary, and specific examples were provided to the Board by facilities that are already in compliance. The Board also knew what facilities would have to install monitors and boilers as a result of these rules, and the number of monitors and boilers required at each facility.

The Board's economic analysis is an important tool by which the public and the Joint Committee can ascertain the economic effects of a rulemaking upon the regulated public. Such information is often critical for the affected public. The fact that these rules are required under federal law does not excuse the Board's failure to analyze their economic

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

POLLUTION CONTROL BOARD
(Continued Page 3)

effect. Given the specific information in the Board's possession concerning the economic effect of these rules, the Board's analysis was inadequate.

Therefore, the Joint Committee objects to the rules of the Pollution Control Board entitled "Permits and General Provisions" (35 Ill. Adm. Code 201) because the responses contained in the "Agency Analysis of Economic and Budgetary Effects of Proposed Rulemaking" submitted to the Joint Committee by the Board do not accurately reflect the economic effect of this rulemaking upon those regulated.

OBJ5154

ILLINOIS REGISTER

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

DEPARTMENT OF PROFESSIONAL REGULATION

Heading of Part:

Private Detective, Private Alarm and Private Security Act of 1983

Code Citation:

68 Ill. Adm. Code 1240

Section Numbers:

1240.12

Date Originally Published in Illinois Register:

November 20, 1987
11 Ill. Reg. 18980

At its meeting on November 15, 1988, the Joint Committee on Administrative Rules objected to the above proposed rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute withdrawal of the proposed rulemaking in its entirety.

The specific objection is as follows:

The Joint Committee objects to Section 1240.12(a) of the Department of Professional Regulation's rule entitled "Private Detective, Private Alarm, and Private Security Act of 1983" (68 Ill. Adm. Code 1240.12(a)) because the Department lacks the statutory authority to require specific amounts of liability insurance in order for an applicant to receive a license.

This rulemaking provides that each application for licensure as a private detective, private security contractor or private alarm contractor shall be accompanied by proof that the applicant has obtained a specified amount of liability insurance. Section 1240.12(a) provides that "the policy shall specify limits of liability of not less than \$100,00 per person and \$300,00 per occurrence for bodily injury liability, and property damage liability in the amount of \$50,000 per occurrence." The Department was asked to cite its statutory authority for requiring specific amounts of liability insurance in order for an applicant to receive a license. Also, the Department was asked how it determined the dollar amounts for the different categories of liability insurance.

The Department stated that the specific insurance amounts were set forth in the Private Detective, Private Alarm and Private Security Act of 1983. The Department explained that House Bill 1945 contained numerous amendments to the aforementioned Act, among them being specific amounts for liability insurance which are identical to the amounts in the proposed rule. The Department said that after a lengthy discussion by the legislature the specific amounts of liability insurance were deleted

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTIONDEPARTMENT OF PROFESSIONAL REGULATION
(Continued Page 2)

from House Bill 1945. In the Senate debate on June 18, 1986 Senator D'Arco stated:

I thought it was a good amendment and what . . . the discussions we had on the amendment, where it provides for liability coverage in the amendment, it doesn't specify the amounts or the limits of liability and for the particular amounts of insurance. So, I am told by the department's representative that they will comply with the old Statute as far as the amounts and limits. And let me just say that under the old Statute, there is required one hundred thousand dollars of liability insurance for each person, three hundred thousand for each occurrence for bodily injury and fifty thousand for property damage. I mean, the consensus of the Senate is that those amounts be the amounts that the department by rule specifies as the amounts required in order to obtain a license from the department. We are told by the department that it's better to do it by rule and we agree with that, but we want it in the record that those are the amounts we agreed to.

However, in the same debate Senator Jones opposed setting specific amounts of liability insurance and stated:

Well, let me . . . since you don't know, let me inform you that I believe that it's possibly only maybe one place in this entire State that one can get the type of insurance that this legislation calls for. Now, I know what the intent of the sponsor is but with this amendment what you're doing is . . . in effect is locking many persons who may want to receive a license for a detectives out of . . . out of . . . getting their license. They would not . . . they'd be prohibited from getting their license because they would not be able to get their insurance, and I

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTIONDEPARTMENT OF PROFESSIONAL REGULATION
(Continued Page 3)

don't know of any other license that we issue in the State where we make this type of requirement, especially where the insurance is very difficult, almost impossible to get, and I know many persons in Chicago that have private . . . that have passed exams for private detective license . . . licenses, but they cannot be licensed because they can't get the insurance . . . they can't do the work. So, placing this amendment on only locks in those few that are really there but it would prohibit practically anyone else from . . . receiving their license from the State of Illinois to do business as a private detective. This is a bad amendment and the amendment should be defeated.

The Department stated by requiring specific amounts of liability insurance, this rulemaking was complying with legislative intent. The Department cited Section 12 of the Private Detective, Private Alarm and Private Security Act of 1983 (The Act) (Ill. Rev. Stat. 1987, ch. 111, par. 2662) as the statutory authority which authorizes the Department to require specific amounts of liability insurance. Section 12 of the Act states "the Department may make reasonable rules relating to this Act."

The Department does not have the statutory authority to require specific amounts of liability insurance in order for an applicant to receive a license. Sections 14(a)(11), (b)(11), (c)(10) of the Private Detective, Private Alarm and Private Security Act of 1983 (the Act) (Ill. Rev. Stat. 1987, ch. 111, pars. 2664(a)(11), 2664(b)(11), and 2664(c)(10)) provide respectively, in part, that "it shall be the responsibility of the applicant to obtain liability insurance in amounts and coverage type appropriate for the applicant's individual business circumstances." The aforementioned sections of the Act authorize the applicants, not the Department to "obtain liability insurance in amounts and coverage type appropriate for the individual business circumstances." The Department stated that in its present policy an applicant just shows the Department proof of insurance, and the insurance requirement is met. The Department's present policy is consistent with the requirements of the statute. The legislative intent may have been to require specific amounts of liability insurance for licensure, but the authority given by the legislature does not authorize this policy.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTIONDEPARTMENT OF PROFESSIONAL REGULATION
(Continued Page 4)

Therefore, the Joint Committee objects to Section 1240.12(a) of the Department of Professional Regulation's rule entitled "Private Detective, Private Alarm, and Private Security Act of 1983" (68 Ill. Adm. Code 1240.12(a)) because the Department lacks the statutory authority to require specific amounts of liability insurance in order for an applicant to receive a license.

OBJ7575

JOINT COMMITTEE ON ADMINISTRATIVE RULES

ILLINOIS GENERAL ASSEMBLY

STATEMENT OF RECOMMENDATION

DEPARTMENT OF PROFESSIONAL REGULATION

Heading of Part:

Private Detective, Private Alarm and Private Security Act of 1983

Code Citation:

68 Ill. Adm. Code 1240

Section Numbers:

1240.5, 1240.7, 1240.10, 1240.12, 1240.15, 1240.20,
1240.25, 1240.30, 1240.40, 1240.41, 1240.45, 1240.46,
1240.48, 1240.50, 1240.51

Date Originally Published in Illinois Register:

November 20, 1987
11 Ill. Reg. 18980

At its meeting on November 15, 1988, the Joint Committee recommended that the Department of Professional Regulation seek legislation relating to the above-referenced rulemaking. The Department should respond within 90 days of the receipt of this Statement of Recommendation.

The specific recommendation is as follows:

The Joint Committee suggests to the Department of Professional Regulation that the Department seek legislation to amend the Private Detective, Private Alarm and Private Security Act of 1983 (The Act) (Ill. Rev. Stat. 1987, ch. 111, par. 2651 et seq.) and Section 24-2(a)(6) of the Criminal Code of 1961 (Ill. Rev. Stat. 1987 ch. 38, par. 24-2(a)(6)) to clarify that employees of property management firms who are engaged in the provision of security services, and who carry weapons, must successfully complete a course of study, approved and supervised by the Department, of 40 hours of training consisting of 20 hours of training for a security officer and 20 hours of firearm training, and be issued a firearm authorization card by the Department.

This proposed rulemaking clarifies licensure requirements for individuals licensed under the Private Detective, Private Alarm and Private Security Act of 1983 (The Act) (Ill. Rev. Stat. 1987, ch. 111, par. 2651 et seq.). One amendment to these rules adds a new section 1240.7 which sets forth provisions that exempt from licensure property management firms which employ a security force. Section 1240.7 of the rules provides that "a property management firm and its security employees will be exempt from licensure under the Act in accordance with Section 5 if the following conditions are met. . . ." The rule lists several conditions in which the property management firm must meet in order to receive an exemption. One of the conditions is that the property

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF RECOMMENDATIONDEPARTMENT OF PROFESSIONAL REGULATION
(Continued Page 2)

management firm shall be a licensed real estate broker or real estate corporation or partnership in accordance with the Real Estate License Act of 1983 (Ill. Rev. Stat. 1987, ch. 111, par. 5801 et seq.). Another condition is that a formal agreement between a property owner and the property management firm shall exist in which the property management firm provides site security as an incidental part of their services.

The Department explained that a Property Management Firm can provide security services as an incidental part of their services which may include collecting rents, making repairs to building and seeing that the garbage is collected. If a Property Management Firm has a security force of 5 or more people, and these people carry weapons, the Department stated that these employees have to meet the requirements of Section 24-2(a)(6) of the Criminal Code of 1961 (Ill. Rev. Stat. 1987, ch. 38, par. 24-2(a)(6)). Section 24-2(a)(6) of the Criminal Code sets forth the exemptions from the unlawful use of a weapon provision of the Criminal Code. To be validly in possession of a weapon in this instance a person has to be employed in a commercial or industrial operation for the protection of persons employed and private property related to such commercial or industrial operation and who, as such security guards are members of a security force of 5 persons or more, is registered with the Department of Registration and Education. Section 24-2(a)(6) states such a person will be authorized to carry a weapon:

provided, that such security guard has successfully completed a course of study, approved by and supervised by the Department of Registration and Education, consisting of not less than 40 hours of training which shall include theory of law enforcement, liability for acts and the handling of weapons. A person shall be considered to be in compliance with this Section who has completed the required 20 hours of training for a security officer and 20 hours of required firearm training and who has been issued a firearm authorization card by the Department of Registration and Education.

The Department said that if a Property Management Firm has a security force of less than 5 persons, the aforementioned requirements of Section 24-2(a)(6) do not apply. The Department added that if persons in a Property Management Firm have security duties which do not require a

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF RECOMMENDATIONDEPARTMENT OF PROFESSIONAL REGULATION
(Continued Page 3)

weapon such as watching monitor cameras, these people are not licensed under the Private Detective, Private Alarm and Private Security Act of 1983 or under Section 24-2(a)(6) of the Criminal Code of 1961.

According to the Department's interpretation of Section 24-2(a)(6), persons employed with Property Management Firms who have more than 5 employees who do security work and carry a weapon are to be registered with the Department of Professional Regulation, but not under the Private Detective, Private Alarm and Private Security Act of 1983. Those persons who are employed by firms with less than 5 employees do not have to be registered. The Department admitted that it does not know what requirements, if any, would apply for persons providing security services in firms with less than 5 employees.

Amending both the Act and the Criminal Code to clarify that all employees who provide security services and who carry weapons must complete the training course would ensure that employees are properly trained in the use of weapons. In addition, such legislation would clarify the status of employees of property management firms by requiring all such employees who carry weapons to register with the Department.

Therefore, the Joint Committee suggests to the Department of Professional Regulation that the Department seek legislation to amend the Private Detective, Private Alarm and Private Security Act of 1983 (The Act) (Ill. Rev. Stat. 1987, ch. 111, par. 2651 et seq.) and Section 24-2(a)(6) of the Criminal Code of 1961 (Ill. Rev. Stat. 1987 ch. 38, par. 24-2(a)(6)) to clarify that employees of property management firms who are engaged in the provision of security services, and who carry weapons, must successfully complete a course of study, approved and supervised by the Department, of 40 hours of training consisting of 20 hours of training for a security officer and 20 hours of firearm training, and be issued a firearm authorization card by the Department.

REC7575

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION

DEPARTMENT OF PUBLIC AID

Heading of Part: Reimbursement for Nursing Costs for Geriatric Facilities

Code Citation: 89 Ill. Adm. Code 147

Section Numbers: 147. Table A and 147. Table B

Date Originally Published in Illinois Register: June 24, 1988
12 Ill. Reg. 10627

At its meeting on November 15, 1988, the Joint Committee on Administrative Rules objected to the above proposed rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute withdrawal of the proposed rulemaking in its entirety.

The specific objection is as follows:

The Joint Committee objects to Section 147. Table A(c) and Section 147. Table B(c) of the Department of Public Aid's rules entitled "Reimbursement for Nursing Costs for Geriatric Facilities" because the Department has implemented these rules prior to the completion of the required rulemaking procedures of the Illinois Administrative Procedure Act in violation of Sections 4(c), 5(a) and 5.01(c) of the Act.

The Department promulgated this rulemaking to its rules entitled "Reimbursement for Nursing Costs for Geriatric Facilities" to update the definition of a Certified Therapeutic Recreation Specialist, to eliminate the possibility of a facility requesting an on site reassessment after an arbitration decision during the reconsideration process, and to revise the tables of reimbursement times, allocations, and need levels used to determine reimbursement rates for nursing costs during the Inspection of Care process.

Section 147. Table A and Section 147. Table B have been established by the Department to detail for facilities the various need levels, staff time, allocation levels and staff type which lead to reimbursement for the facility. For example, a score of "1" on Bathing and Grooming means the resident needs and receives assistance for this area of need. A time is then assigned for completion of this task. The Tables then specify the staff allocation by need level for completion of the task and the type of staff needed for successful completion. All of these factors are then taken into consideration when computing per diem reimbursement.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTIONDEPARTMENT OF PUBLIC AID
(Continued Page 2)

Section 147. Table A(c) and Section 147. Table B(c) were effective for the reimbursement period beginning January 1, 1988 through June 30, 1988. This proposed rulemaking would make both Section 147. Table A(c) and Section 147. Table B(c) effective for all reimbursement periods commencing on or after January 1, 1988. Therefore, the Department was asked what reimbursement times, allocations and need levels applied from July 1, 1988 to the present. The Department stated it has been using the same levels detailed in Section 147. Table A(c) and Section 147. Table B(c) which were only effective up to June 30, 1988. The Department stated that when the time periods were previously established for Section 147. Table A(c) and Section 147. Table B(c) they should have been made effective as this proposed rulemaking is suggesting, from January 1, 1988 with no definite ending period. This was a mistake made by the Department. However, the Department waited until after June 30, 1988 to correct the mistake and continued using the reimbursement tables despite the fact the tables were no longer in effect. Knowing the dates were incorrect, the Department should have made the necessary correction before June 30, 1988.

The Illinois Administrative Procedure Act (IAPA) (Ill. Rev. Stat. 1987, ch. 127, par. 1101 et seq.) prohibits the Department from implementing these rules prior to their adoption in accordance with the rulemaking procedures. Section 4(c) of the IAPA states that "[n]o agency rule is effective against any person or party, nor may it be invoked by the agency for any purpose, until it has been made available for public inspection and filed with the Secretary of State as required by this Act." In addition, Section 5(a) of the IAPA states that "[p]rior to the adoption, amendment or repeal of any rule, each agency shall accomplish the actions required by Sections 5.01, 5.02 and 5.03, whichever is applicable." The Department, however, did not comply with Section 5.01(c), which prescribes that a rule may not be effective until its adoption. Section 5.01(c) states that "[e]ach rule hereafter adopted under this section is effective upon filing unless a later date is required by statute or is specified in the rule."

This is not the first time that the Joint Committee has been presented with the issue of rules being invoked prior to adoption in accordance with the IAPA's rulemaking procedures. The Joint Committee has objected on numerous occasions to the Department of Public Aid's rules because it implemented a rule prior to its adoption under the IAPA's rulemaking procedures. The Joint Committee objected to the Department of Public Aid's rules entitled "Medical Payment (Eligibility for QUIP)" (89 Ill. Adm. Code 140.525) at its meeting of March 4, 1987, and "Aid to the Aged, Blind and Disabled" (89 Ill. Adm. Code 113) at its meeting of

ILLINOIS REGISTER

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTIONDEPARTMENT OF PUBLIC AID
(Continued Page 3)

April 29, 1987, and "Medical Payment (Nursing Costs)" (89 Ill. Adm. Code 140.562), "Medical Payment (Medical Assistance for a Pregnant Woman Who Would Not Be Categorically Eligible for AFDC/AFDC - MANG if the Child Were Already Born)" (89 Ill. Adm. Code 140.9), "Medical Payment (Interim Nursing Rates)" (89 Ill. Adm. Code 140.912), "Medical Assistance Program" (89 Ill. Adm. Code 120), "Food Stamps (Deducting from Monthly Income)" (89 Ill. Adm. Code 121.63), "Rights and Responsibilities (Continuation of Assistance Pending Appeal)" (89 Ill. Adm. Code 102.81) at its meeting of July 22, 1987 and "Medical Payment (Eligibility for QUIP)" (89 Ill. Adm. Code 140.525) at its meeting of July 14, 1988.

Therefore the Joint Committee objects to Section 147. Table A(c) and Section 147. Table B(c) of the Department of Public Aid's rules entitled "Reimbursement for Nursing Costs for Geriatric Facilities" because the Department has implemented these rules prior to the completion of the required rulemaking procedures of the Illinois Administrative Procedure Act in violation of Sections 4(c), 5(a) and 5.01(c) of the Act.

OBJ10627

ILLINOIS REGISTER

20234

88

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION

ILLINOIS RACING BOARD

Heading of Part:

Charitable Funds

Code Citation:

11 Ill. Adm. Code 208

Section Numbers:

208.10, 208.20, 208.30, 208.40, 208.100, 208.110, 208.120

Date Originally Published in Illinois Register:September 2, 1988
12 Ill. Reg. 13926

At its meeting on November 15, 1988, the Joint Committee on Administrative Rules objected to the above proposed rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute withdrawal of the proposed rulemaking in its entirety.

The specific objections are as follows:

Objection 1

The Joint Committee objects to Section 208.10(a) of the rules of the Illinois Racing Board entitled "Charitable Funds," 11 Ill. Adm. Code 208, because the Board lacks the statutory authority to require, in its "Application for Charitable Contributions," that an applicant charity submit a list of all political contributions made by or on behalf of itself and by or on behalf of all of its partners, officers, directors, officials or managers during the preceding two years.

These rules establish the policies and procedures used by the Illinois Racing Board to award the charitable contributions collected annually from organization licensees pursuant to Section 31.1 of the Horse Racing Act of 1975 ("the Act") (Ill. Rev. Stat. 1987, ch. 8, par. 37-31.1) to eligible charities.

Section 208.10(a) of the rules sets forth application procedures and requires all applicants to complete an application "containing such information as is required by the Board." No incomplete application, Section 208.10(a) continues, will be considered. The Board was asked to submit a copy of its application form for review, and provided the Committee with the requested form. Question fifteen of the application form states that an applicant must

[s]ubmit as Exhibit 15, a list of all political contributions made by or on behalf of the

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

ILLINOIS RACING BOARD
(Continued Page 2)

applicant and by or on behalf of those individuals listed in Exhibit 2 [the charity's partners, officers, directors, officials or managers] during the preceding two years.

The application form then defines "political contribution" as

the making of any sort of gift or contribution of any kind or paying or giving money or other thing of value to any candidate or nominee for any public office; any public official; any fund raising committee or other fund raising entity that gives, lends or otherwise provides funds to meet the expenses of any candidate for public office. A public official is a person who is elected to office pursuant to Illinois statute, or who is appointed to an office which is established and the qualifications and duties of which are prescribed by Illinois statute to discharge a public duty for the state or any of its political subdivisions.

The front page of the Board's application indicates that disclosure of all information "IS REQUIRED" and that failure to provide any information will result in the application not being processed. The Board was asked to explain the relevancy of the information requested by question fifteen to the Board's funding process, and its statutory authority for this requirement.

The Board could not adequately explain the relevancy of this requirement, simply stating that, although this information has no "direct relevancy" to funding, it "has some bearing upon the makeup of an [applicant] organization." Requiring this information from all applicants, the Board asserted, serves to quell even the appearance of impropriety, i.e., funding favoritism, which is often an issue for a political body such as the Board. The Board stated that it could not point to any specific statutory authority for this requirement, however.

The Board's responses are inadequate. No statutory authority for the Board's political contribution disclosure requirement exists. Section 31.1(b) of the Act limits funding criteria to

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

ILLINOIS RACING BOARD
(Continued Page 3)

the impact of the charitable activities of the charitable organization on the racing industry; the sources of revenue of the charitable organization; the character, reputation, experience and financial integrity of the charitable organization; and other factors as deemed appropriate by the Board.

Clearly, the statutory authority for this requirement cannot be found in Section 31.1(b) of the Act. Even if the Board were to assert that this information is requested as "another factor . . . deemed appropriate by the Board," the Board's own statement that this requirement has no "direct relevance" to funding undercuts this argument. Furthermore, the Board, pursuant to Section 9(b) of the Act, is vested only with the authority to promulgate "reasonable rules and regulations" to carry out the Act's provisions. The unreasonableness of a political contribution disclosure requirement is shown by the Board's own inability to explain the necessity for this requirement. The political persuasion of charitable organization employees is clearly a matter of private conscience, not public record. Contrary to the Board's assertion, the mere request for provision of this information raises the appearance of impropriety. The appearance of impropriety is heightened by the Board's inability to explain the relevancy of this information, and the fact that, absent provision of this information, an application will not be considered.

Therefore, the Joint Committee objects to Section 208.10(a) of the rules of the Illinois Racing Board entitled "Charitable Funds," 11 Ill. Adm. Code 208, because the Board lacks the statutory authority to require, in its "Application for Charitable Contributions," that an applicant charity submit a list of all political contributions made by or on behalf of itself and by or on behalf of all of its partners, officers, directors, officials or managers during the preceding two years.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

ILLINOIS REGISTER

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

STATEMENT OF OBJECTION

ILLINOIS RACING BOARD
(Continued Page 4)

ILLINOIS RACING BOARD
(Continued Page 5)

Objection 2

The Joint Committee objects to Section 208.30 ("Funding Priorities") of the rules of the Illinois Racing Board entitled "Charitable Funds," 11 Ill. Adm. Code 208, because in contravention of Section 4.02 of the Illinois Administrative Procedure Act (IAPA), the Board has failed to include the standards used for evaluating the funding criteria of the applicant's character, reputation, experience and financial integrity, the extent to which there exists a demonstrated unmet need for the proposed services in the applicant's proposed service area, the impact of the applicant's activities on the racing industry and the racing community, and the commitment and ability of the applicant to provide the services described in the application.

These rules establish the policies and procedures used by the Illinois Racing Board to award charitable contributions collected annually from organization licensees pursuant to Section 31.1 of the Horse Racing Act of 1975 ("the Act") (Ill. Rev. Stat. 1987, ch. 8, par. 37-31.1) to eligible charities.

Section 208.30(a), which governs the prioritization of the award of monies to charitable organizations, states that

the Board shall consider the following factors in determining whether to award funding: the impact of the charitable activities of the charitable organization on the racing industry . . . the character, reputation, experience and financial integrity of the charitable organization; [and] the extent to which there exists a demonstrated need for the proposed services in the charitable organization's proposed service area. . . .

Section 208.30(b), which governs award of funds to organizations dedicated to the treatment or study of chronic gamblers or research and education related to chronic gambling, or which provide education, prevention, counseling and treatment referral to persons living or working in the racing community who suffer from diseases or [sic] addictions, states that

the Board shall consider . . . the character, reputation, experience and financial integrity of the applicant; commitment and ability of

the applicant to provide the services described in the application; [and] the extent to which there exists a demonstrated need for the proposed services in the charitable organization's proposed service area. . . .

The Board was asked to clarify by rule the factors it considers in assessing an applicant's fitness regarding the general criteria listed in Sections 208.30(a) and (b). In clarifying the standards for Section 208.30(a), the Board stated that the activities of some organizations very "directly" affect the racing industry, while others are more "peripheral." As an example, the Board stated that English instruction for bilingual persons was a more direct activity for the racing industry than a detox program. In general, the Board stated, activities which serve general community needs are more peripheral than those providing services specifically addressing needs extant in the racing industry. The Board stated that an applicant's character, reputation and financial integrity could be assessed in several ways. For instance, it is relevant for the Board to ascertain if an organization's directors or officers have criminal histories, or have previously improperly used grant funds. Some of these factors can be gleaned from the application. However, the Board stated that "to the extent the legislature has included these terms [experience, character, reputation, financial integrity], it was a general way to allow the Board to form a subjective opinion of an organization." Experience and financial integrity can be seen in an organization's general reputation in the community, its tenure in a community, and its history of managing a program of the type described in the application. This creates a presumption in favor of experienced organizations, the Board stated, but this presumption may be overcome by a showing of good program administration and the employment of qualified personnel. The Board stated that although an applicant must make a showing that an unmet need exists, the Board will not make its own determination of the degree of need which exists. Need is, merely, a "threshold question" which will be factored into the funding equation.

The factors considered in evaluating an applicant's fitness under Section 208.30(b) are the same as those elucidated above, the Board explained. The additional requirement of an applicant's commitment and ability to provide the service described in its application, the Board stated, can be generally ascertained by its character, past history and financial integrity. Because applicants applying under Section 208.30(b) are, in part, those who provide treatment referral, education, prevention or counseling to persons "living or working in the racing community who

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTIONILLINOIS RACING BOARD
(Continued Page 6)

suffer from diseases of addiction," the Board was asked to clarify the scope of the term, "racing community." The Board indicated it was hesitant to clarify this term, due to the common meaning attributed to this term among those in the racing industry. The Board indicated that it could agree to initiate rulemaking in the upcoming year to clarify the standards applicable to the criteria in Sections 208.30(a) and (b), as well as to define the term "racing community," but hesitated to make changes now, since informal contact with applicants for this year's funds have resulted in a given understanding of the present standards. Also, the Board stated, the experience gained this year from the award of funds will help it to clarify its standards.

The Board's responses are inadequate. It is apparent from the Board's responses that it, indeed, views the general language of Section 31.1 of the Act as a license to make funding decisions on a very subjective basis. The Board could easily clarify some of its standards by extracting from its application form factors it will consider (i.e., relating to financial integrity). Other responses of the Board, such as its ambiguous characterization of impact as "direct" or "peripheral," or its assertion that need is only a "threshold" issue, belie its desire to make decisions unfettered by standards. If the factors listed by the Board are merely "threshold" questions, an applicant will remain unaware of precisely what criteria the Board will use in deciding whether to award it funds. Similarly, the rules fail to inform an applicant how the Board will assess its reputation, character, or ability to provide the offered services. The Board's reluctance to define the scope of the term, "racing community" may also leave applicants unclear regarding their ability to receive funds under Section 208.30(b). In short, an applicant is kept completely unaware of the standards by which his fitness for funding will be assessed.

Pursuant to Section 31.1 of the Act, the Board must consider several general criteria when deciding, in its discretion, whether to award monies. This section also directs the Board to promulgate rules governing distribution of funds. The purpose of rules, in this case, is to alert an applicant of the factors the Board will use to assess its fitness for funding. Section 4.02 of the IAPA states that when an agency implements a discretionary power by rule, it shall state "as clearly and precisely as practicable," the standards by which that power will be exercised.

Section 4.02 is designed, in part, to prevent the arbitrary exercise of authority by an agency, and to notify the affected public of the standards by which its conduct will be gauged. Clearly, the Board's

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTIONILLINOIS RACING BOARD
(Continued Page 7)

actions in funding determinations fall under the ambit of Section 4.02. The Board's rules, furthermore, defeat the purposes for which Section 4.02 was created, for the Board's lack of standards easily permits the arbitrary exercise of authority. The Board's agreement to do future rulemaking to clarify its standards, while laudable, is inadequate in several respects. While the Board asserts that it does not wish to even clarify its terms mid-stream in the funding process, the public act which generally directed the Board to implement the charitable contributions rules (P.A. 84-1468) has been in effect since July 1, 1987.

Therefore, the Joint Committee objects to Section 208.30 ("Funding Priorities") of the rules of the Illinois Racing Board entitled "Charitable Funds," 11 Ill. Adm. Code 208, because in contravention of Section 4.02 of the Illinois Administrative Procedure Act (IAPA), the Board has failed to include the standards used for evaluating the funding criteria of the applicant's character, reputation, experience and financial integrity, the extent to which there exists a demonstrated unmet need for the proposed services in the applicant's proposed service area, the impact of the applicant's activities on the racing industry and the racing community, and the commitment and ability of the applicant to provide the services described in the application.

Objection 3

The Joint Committee objects to the rules of the Illinois Racing Board entitled "Charitable Funds," 11 Ill. Adm. Code 208, because, in violation of Section 5.01(b) of the Illinois Administrative Procedure Act (IAPA), the rules have been implemented prior to the completion of the rulemaking process.

These rules establish the policies and procedures used by the Illinois Racing Board to award the charitable contributions collected annually from organization licensees pursuant to Section 31.1 of the Horse Racing Act of 1975 ("the Act") (Ill. Rev. Stat. 1987, ch. 8, par. 37-31.1) to eligible charities.

These rules were first published in the September 2, 1988 issue of the Illinois Register. Pursuant to the terms of Section 31.1(b) and (c) of the Act, applications for funds must be submitted to the Board for review no later than October 1 of each year, and the Board, no later than December 31 of each year, shall distribute all monies. Public Act 84-1468, which became effective July 1, 1987, contained the mandate that the Board distribute charitable funds. This public act detailed application deadlines, standards and procedures. Recently, P.A.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

ILLINOIS RACING BOARD
(Continued Page 8)

85-1170, effective August 12, 1988, expanded this mandate by broadening the type of organization which could apply for funds.

Public comment was received from the United Way of Illinois, Inc. and the Crusade of Mercy, Inc. stating that the Board required applications to be submitted to it for consideration prior to the review of the rules by the Committee. Such complex rules, the comment stated, should have been issued for comments prior to the cut-off date for submission of applications for funding during 1989. The Board, the comment continued, would appear to be at a disadvantage in making funding decisions with a set of rules not subject to comment, as required by the IAPA.

The Board was asked to explain its authority to begin implementation of its program without first completing the rulemaking process. The Board stated that the amendment of Section 31.1(c) of the Act by P.A. 85-1170 caused it to delay promulgation of these rules. In part, the Board explained, its lack of timeliness contributed to the late promulgation of rules. The Board stated that it has not yet made funding decisions, but did ask for, and receive, all applications by the October 1 deadline. When it sent out the application, the Board explained, it sent out a draft copy of the rules with an indication that the rules would not be substantively changed. This is the first year for the charitable funds program, the Board stated, and the process of organizing the program took longer than expected.

The Board's arguments are misplaced. Although this is the first year of operation for the charitable funds program, P.A. 84-1468, which ordered the Board to implement the program, became effective July 1, 1987. The Board clearly had over a year to implement this program, but did not do so. P.A. 85-1170, which merely broadened the applicants eligible under Section 31.1(c), did not change the funding formula or deadlines. Had the Board implemented P.A. 84-1468 in a timely manner, it could have properly used emergency rulemaking procedures to implement the terms of P.A. 85-1170 prior to the application deadline. The Board's argument that prior implementation has not occurred because no funds have yet been disbursed, is spurious. The Board clearly began operation of this program when it requested applicants to provide selected information as part of their applications.

Section 5.01(b) of the IAPA states that "[n]o action by any agency to adopt, amend or repeal a rule after this Act has become applicable to the agency shall be valid unless taken in compliance with this Section ["PROCEDURE FOR RULEMAKING"]."

ILLINOIS REGISTER

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

ILLINOIS RACING BOARD
(Continued Page 9)

to completion of the rulemaking process, the Board effectively cut off any meaningful opportunity for public comment on these rules. The Board, in effect, dismissed its accountability to the public by limiting both public and legislative discussion of these rules prior to their implementation. The Board's own tardiness in implementing P.A. 84-1468 does not excuse it from compliance with the notice and comment procedures of the IAPA.

Therefore, the Joint Committee objects to the rules of the Illinois Racing Board entitled "Charitable Funds," 11 Ill. Adm. Code 208, because, in violation of Section 5.01(b) of the Illinois Administrative Procedure Act (IAPA), the rules were implemented prior to the completion of the rulemaking process.

OBJ13926

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYJOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYNOTICE OF FAILURE OF MODIFICATION TO REMEDY OBJECTION
TO PROPOSED RULEMAKINGNOTICE OF FAILURE OF MODIFICATION TO REMEDY OBJECTION
TO PROPOSED RULEMAKING

DEPARTMENT OF PUBLIC HEALTH

DEPARTMENT OF PUBLIC HEALTH
(Continued Page 2)Heading of Part: Minimum Health Care Standards for Health Maintenance Organizations

opportunities to select an alternative physician, the enrollee and physician have failed to establish a satisfactory patient-physician relationship.

Code Citation: 77 Ill. Adm. Code 240Section 240.80(h)Date Originally
Published inIllinois Register: November 20, 1987
11 Ill. Reg. 18958

At its August 23, 1988 meeting, the Joint Committee objected to Section 240.80(h) of the rules of the Department of Public Health entitled "Minimum Health Care Standards for Health Maintenance Organizations." The Joint Committee's specific objection appeared in the September 9, 1988 issue of the Illinois Register.

The Joint Committee objected to Section 240.80(h) of the rules listed above because, contrary to Section 4.02 of the Illinois Administrative Procedure Act (IAPA), the Department failed to provide clear and precise standards governing what constitutes a material misrepresentation, a material violation of a contract or evidence of coverage, or good faith.

The Department responded to this objection by defining the term "material" as "a fact or situation which is not merely technical in nature and results or could result in a substantive change in the situation. In addition, the definitions afforded this term by the courts of the State of Illinois shall apply when appropriate to the situation." Similarly, the Department defined the term "good faith" as "honesty of purpose, freedom from intention to defraud and being faithful to one's duty or obligation. In addition, the definitions afforded this term by the courts of the State of Illinois shall apply when appropriate to the situation." These definitions, it stated "while broadly defined . . . should be helpful in some instances." The Department refused to provide standards for the situations described in Section 240.80(h), asserting that Section 4.02 of the IAPA is inapplicable because Section 240.80(h) does not involve use of the Department's discretion. Rather, HMOs themselves decide whether to drop an enrollee's membership, if it finds that an enrollee has committed a material misrepresentation in enrollment or in the use of services, a material violation of the contract or evidence of coverage, or that, after good faith efforts by the HMO to provide an enrollee with

The Department's modifications, which were previously offered and rejected during the course of the Committee's review of these rules, are broad, indeed. As indicated in the Committee's objection, they are so broad as to be virtually meaningless. Furthermore, clear standards in Section 240.80(h) are of utmost importance, since, if an HMO improperly drops an enrollee's membership, it can ultimately, lose its Certificate of Authority to establish and operate an HMO. The Department's assertions that Section 240.80(h) does not involve Departmental discretion are misplaced, for violation of the terms of Section 240.80 by an HMO may trigger Departmental intervention, in which case the Department will use its discretion to evaluate whether the Department has complied with the terms of Section 240.80(h). If the Department finds, using its discretion, that an HMO has violated the terms of Section 240.80(h), it may choose to issue a certification of non-compliance, which could result in revocation of the HMO's Certificate of Authority. Thus, an HMO's autonomy to make the determinations enumerated in Section 240.80(h) are overshadowed by the Department's ability to later intervene and make its own assessments on these matters. Because the Department's discretion is clearly involved in evaluating whether the circumstances in Section 240.80(h) have been met, this discretionary exercise of authority must be guided by clearly articulated standards. The definitions of "material" and "good faith" added by the Department fall far short of clear standards, and as a result, fail to meet the mandate of Section 4.02 of the IAPA. For the reasons outlined above, the Department's modification fails to remedy the objection issued by the Joint Committee.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION TO EMERGENCY RULEMAKING

DEPARTMENT OF CONSERVATION

Heading of Part: Duck, Goose and Coot HuntingCode Citation: 17 Ill. Adm. Code 590Section Numbers: 590.10, 590.40, 590.60Date Originally Published in Illinois Register:October 7, 1988
12 Ill. Reg. 16233

At its meeting on November 15, 1988, the Joint Committee on Administrative Rules objected to the above emergency rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute a refusal to amend or repeal the rule.

The specific objection is as follows:

The Joint Committee objects to Section 590.10(d) of the Department of Conservation's emergency rulemaking entitled "Duck, Goose and Coot Hunting" because any emergency which may exist regarding the removal of an exemption from the nontoxic shot restriction for muzzleloading shotguns, as required by federal regulations, was created solely by failure of the Department to act in a timely fashion to adopt permanent rules pursuant to the provisions of Section 5.01 of the Illinois Administrative Procedure Act.

The Department has proposed emergency rules to amend its regulations which set statewide and specific site hunting hours and legal limits for the taking of ducks, geese and coots. This rulemaking, which was effective September 23, 1988 reduces the number of sites at which ducks can be hunted, as well as the number of hours during which they can be hunted. In addition, the hunting season and hours for geese and coots is reduced at certain sites with low water levels. The emergency rule also removes the exemption from a nontoxic shot restriction for muzzleloading shotguns, which is effective on September 1, 1988.

Section 5.02 of the Illinois Administrative Procedure Act provides that "emergency" means the existence of any situation which any agency finds reasonably constitutes a threat to the public interest, safety or welfare.

The Department was asked to explain the threat to the public interest, safety, or welfare which justified the use of emergency rulemaking and why this situation required adoption of these rules upon fewer days

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION TO EMERGENCY RULEMAKING

DEPARTMENT OF CONSERVATION
(Continued Page 2)

notice than is required by Section 5.01 of the IAPA. The Department explained that it amended Section 590.10(d) by deleting the exemption from a nontoxic shot restriction for muzzleloading shotguns which is required by federal Migratory Bird Hunting regulations (50 CFR 20.21(j)(2), October 1, 1987) and becomes effective September 1, 1988.

The only reason given by the Department for deleting the exemption from a nontoxic shot restriction for muzzleloading shotguns from Section 590.10(d) was that such a deletion is required by federal regulations. The Department stated that Section 20.21(j)(2) of the Code of Federal Regulations, which was published on October 1, 1987, provides that "[n]ontoxic shot restrictions for muzzleloading (loose shot) become effective on September 1, 1988." The reason given by the Department for deleting the exemption from a nontoxic shot restriction for muzzleloading shotguns from Section 590.10(d) is not an emergency as defined under Section 5.02 of the IAPA. Thus, the Department amended Section 590.10(d) because of a rule change in the federal Migratory Bird Hunting regulations not because a situation existed which reasonably constitutes a threat to the public interest, safety or welfare. Since the rule change which was published in the Code of Federal Regulations (50 CFR 20.21(j)(2)), was finalized on October 1, 1987, the Department had over one year to promulgate rules to delete the exemption from Section 590.10(d). Thus, the emergency which may exist regarding the removal of an exemption from the nontoxic shot restriction for muzzle loading shotguns, as required by federal regulations, is created solely by the failure of the Department to act in a timely fashion to adopt permanent rules pursuant to the provisions of Section 5.01 of the Illinois Administrative Procedure Act.

The Joint Committee has long taken the position that Section 5.02 procedures may not be used where the emergency is "agency created." This position has been supported by the Illinois Appellate Court, Third Division, in *Senn Park Nursing Center v. Miller* (1983), 118 Ill.App.3d 733, 455 N.E.2d 162, aff'd 104 Ill.2d 169, 470 N.E.2d 1040 (1984). The court stated that "it would defeat the purposes of the notice and comment procedures if an agency could dispense with such procedures by enacting an emergency rule where the 'emergency' was created by the agency's failure to follow these procedures in the first place."

Therefore, the Joint Committee objects to Section 590.10(d) of the Department of Conservation's emergency rulemaking entitled "Duck, Goose and Coot Hunting" because any emergency which may exist regarding the removal of an exemption from the nontoxic shot restriction for muzzleloading shotguns, as required by federal regulations, was

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION TO EMERGENCY RULEMAKINGDEPARTMENT OF CONSERVATION
(Continued Page 3)

created solely by failure of the Department to act in a timely fashion to adopt permanent rules pursuant to the provisions of Section 5.01 of the Illinois Administrative Procedure Act.

OBJ16233

DEPARTMENT OF REVENUE

NOTICE OF PUBLIC INFORMATION

1. Statute requiring agency to publish this information in the Illinois Register:

Name of Act: Illinois Department of Revenue Sunshine Act
Citation: Ill. Rev. Stat. 1987, ch. 127, par. 2001
(Public Act 82-727, effective November 12, 1981)

2. Summary of information:

Index of Department of Revenue Sales and Excise Tax letter rulings issued for the Third Quarter of 1988.

The ruling letters are listed numerically with a brief synopsis and then indexed by subject area.

Sales and Excise Tax subject headings are as follows:

Agents	Liquor Tax
Agricultural Producers & Products	Local Taxes
Assessments	Manufacturers
Auto Renting Tax	Medical
Bingo	Miscellaneous
Books and Records	Motor Fuel Tax
Bulk Sales	Nexus
Certificate of Registration	Non Profit Institutions
Cigarette Tax	Penalties
Claims for credit	Pollution Control Facilities
C.O.A.D.	Power of Attorney
Coal Fueled Devices	Property Tax
Construction Contractors	Public Amusement
Cooperative Associations	Public Utility Taxes
Developers Refund	Real Estate Transfer Tax
Distillation Machinery	Replacement Vehicle Tax
Enterprise Zones	Returns
Exempt Organizations	Rolling Stock Exemption
Farm Machinery and Equipment	Sale at Retail
Financial Institutions	Sale for Resale
Food and Drugs	Sale of Service
Games Of Chance	Sellers of Newspapers,
Governmental Bodies	Magazines, Etc.
Graphic Arts	Signature
Gross Receipts	Special Order
Gross Sales	Statute of Limitation
Hotel Operators Tax	Trade-Ins
Interest	Undertakers
Interstate Commerce	Use Tax
Leasing	Vendors

DEPARTMENT OF REVENUE

NOTICE OF PUBLIC INFORMATION

(Continued)

Copies of the ruling letters themselves are available for inspection and may be purchased for a minimum of \$1.00 per opinion plus 25¢ per page for each page over one.

The annual publication (all four quarters) is available for \$4.50.

3. Name and address of person to contact concerning this information:

Margaret Forth
Legal Division
101 West Jefferson Street
Springfield, Illinois 62708
Telephone: (217) 782-6996

ILLINOIS REGISTER

DEPARTMENT OF REVENUE
INDEX OF RULINGS

AGENTS

88-0502,

AGRICULTURAL PRODUCERS & PRODUCTS

88-0692,

AUTO RENTING TAX

88-0583,

BOOKS AND RECORDS

88-0658,

BULK SALES

88-0534,

C.O.A.D.

88-0496,

CERTIFICATE OF REGISTRATION

88-0556, 88-0702,

COAL MINING EQUIPMENT

88-0506, 88-0509, 88-0525, 88-0607,

COMPUTER SOFTWARE

88-0495, 88-0539, 88-0618, 88-0651, 88-00678,

CONSTRUCTION CONTRACTORS

88-0499, 88-0523, 88-0549, 88-0603, 88-0640, 88-0698, 88-0701,

DELIVERY CHARGES

88-0624,

ENTERPRISE ZONES

88-0560, 88-0567, 88-0671,

EXEMPT ORGANIZATIONS

88-0517, 88-0521, 88-0541, 88-0549, 88-0641,

FARM MACHINERY & EQUIPMENT

88-0503, 88-0508, 88-0548, 88-0581, 88-0600, 88-0635, 88-0646,

FEDERAL EXCISE TAX

88-0649,

FOOD AND DRUGS

88-0486, 88-0547, 88-0578, 88-0594, 88-0602, 88-0605, 88-0625,

88-0684,

ILLINOIS REGISTER

20251

88

DEPARTMENT OF REVENUE
INDEX OF RULINGS

GOVERNMENTAL BODIES

88-0541, 88-0603,

GRAPHIC ARTS

88-0577, 88-0638, 88-0657, 88-0672,

GROSS RECEIPTS

88-0492, 88-0562, 88-0574, 88-0580, 88-0582, 88-0584, 88-0597,
88-0619, 88-0623, 88-0624, 88-0628, 88-0634, 88-0637, 88-0642,
88-0645, 88-0649, 88-0653, 88-0693, 88-0694, 88-0696,

HOTEL OPERATORS TAX

88-0505, 88-0588, 88-0682,

INTERSTATE COMMERCE

88-0487, 88-0513, 88-0518, 88-0528, 88-0590, 88-0598, 88-0639,
88-0650,

LEASING

88-0483, 88-0497, 88-0511, 88-0514, 88-0555, 88-0626, 88-0648,
88-0661, 88-0663, 88-0681, 88-0697,

LOCAL TAXES

88-0494, 88-0500, 88-0516, 88-0538, 88-0546, 88-0613, 88-0622,
88-0631, 88-0644, 88-0666, 88-0683,

MANUFACTURERS

88-0484, 88-0504, 88-0532, 88-0544, 88-0554, 88-0558, 88-0567,
88-0571, 88-0581, 88-0585, 88-0586, 88-0587, 88-0589, 88-0595,
88-0601, 88-0608, 88-0612, 88-0617, 88-0664, 88-0676, 88-0688,

MEDICAL

88-0547, 88-0596, 88-0663, 88-0687, 88-0690, 88-0695, 88-0700,

MISCELLANEOUS

88-0495, 88-0507, 88-0529, 88-0534, 88-0662, 88-0675, 88-0678,

MOTOR FUEL TAX

88-0561, 88-0576, 88-0636, 88-0705,

NEXUS

88-0491, 88-0498, 88-0579, 88-0604, 88-0614, 88-0633, 88-0652,
88-0655,

OCCASIONAL SALE

88-0629,

OIL FIELD EQUIPMENT

88-0665,

ILLINOIS REGISTER

20252

88

DEPARTMENT OF REVENUE
INDEX OF RULINGS

POLLUTION CONTROL FACILITIES

88-0553, 88-0567, 88-0569, 88-0679,

PRODUCTS OF PHOTOPROCESSING

88-0647, 88-0659, 88-0670, 88-0704,

PUBLIC UTILITY TAXES

88-0501, 88-0515, 88-0567, 88-0620, 88-0680,

REAL ESTATE TRANSFER TAX

88-0565,

RETURNS

88-0530, 88-0620,

ROLLING STOCK EXEMPTION

88-0482, 88-0514, 88-0526, 88-0563, 88-0593, 88-0703,

SALE AT RETAIL

88-0517, 88-0520, 88-0523, 88-0531, 88-0533, 88-0573, 88-0580,
88-0591, 88-0592, 88-0597, 88-0609, 88-0616, 88-0618, 88-0653,
88-0660, 88-0669, 88-0673, 88-0674, 88-0686, 88-0694,

SALE FOR RESALE

88-0527, 88-0557, 88-0559, 88-0615, 88-0668, 88-0677, 88-0689,
88-0691,

SALE OF SERVICE

88-0488, 88-0490, 88-0500, 88-0507, 88-0519, 88-0521, 88-0524,
88-0535, 88-0537, 88-0540, 88-0545, 88-0550, 88-0551, 88-0552,
88-0572, 88-0573, 88-0590, 88-0599, 88-0632, 88-0652, 88-0654,
88-0667, 88-0699, 88-0706,

SELLERS OF NEWSPAPERS, MAGAZINES, ETC.

88-0568,

STATUTE OF LIMITATIONS

88-0576,

TAX INCREMENT FINANCING

88-0493,

TAX RATE

88-0536, 88-0539, 88-0627,

ILLINOIS REGISTER

DEPARTMENT OF REVENUE
INDEX OF RULINGS

USE TAX
88-0489, 88-0491, 88-0494, 88-0498, 88-0499, 88-0516, 88-0564,
88-0570, 88-0575, 88-0579, 88-0604, 88-0606, 88-0610, 88-0611,
88-0614, 88-0615, 88-0621, 88-0633, 88-0655, 88-0656, 88-0658,
88-0685,

VEHICLE USE TAX
88-0485, 88-0510, 88-0512, 88-0522, 88-0542, 88-0543, 88-0566,
88-0630, 88-0643,

ILLINOIS REGISTER

DEPARTMENT OF REVENUE
INDEX OF RULINGS

88-0482
7-01-88 An interstate carrier for hire regulated by a Federal agency other than the Interstate Commerce Commission must include its registration number from such other Federal governing regulatory agency in the certification in order to properly claim the rolling stock exemption.

88-0483
7-01-88 When a lessor purchases items for a rental inventory from an Illinois retailer the purchase is subject to Use Tax and local tax reimbursement liabilities (where applicable) if the lessor takes delivery in Illinois. This is true even though the item will be leased to an out-of-State lessee.

88-0484
7-05-88 Under the Manufacturing Machinery and Equipment exemption, quenching oils are not viewed as machinery, equipment or repair parts, but, rather, are considered to be consumable supplies which do not qualify for the MES exemption.

88-0485
7-05-88 Purchase of used car from sister is subject to \$15.00 Used Car Tax.

88-0486
7-05-88 Food qualifies for the reduced rate of tax when it is not being sold for immediate consumption.

88-0487
7-05-88 A sale of tangible personal property which calls for delivery of the property to an out-of-State location is an exempt sale in interstate commerce if the seller is listed as the shipper or consignor on the bill of lading documenting the interstate movement.

88-0488
7-06-88 Discusses the application of Service Occupation Tax to multi-service situations involving prescription and non-prescription eye wear.

88-0489
7-06-88 Use Tax does not apply to tangible personal property acquired outside the State, stored in Illinois temporarily, then used solely outside Illinois.

88-0490
7-06-88 A retailer incurs Service Use Tax on catalogs it has printed for it when those catalogs are delivered to the retailer or its agent in Illinois.

DEPARTMENT OF REVENUE
INDEX OF RULINGS

ILLINOIS REGISTER

DEPARTMENT OF REVENUE
INDEX OF RULINGS

88-0491 Use Tax is not required to be collected by an out-of-State retailer who does not fall within the definition of a "retailer maintaining a place in this State".

88-0492 Handling charges, are costs of doing business and costs of doing business are not deductible from the measure of the sales tax. See 86 Ill. Adm. Code 130.410.

88-0493

7-08-88 Request for Information.

88-0494

7-08-88 Motor vehicles purchased from out-of-State dealers are subject to State Use Tax as well as local use taxes.

88-0495

7-08-88 Computer software is intangible property and therefore is not subject to sales tax as per 86 Ill. Adm. Code Section 130.1935.

88-0496

7-08-88 Coin-operated amusement devices are subject to an annual \$10.00 fee for the privilege of operating such devices.

88-0497

7-11-88 In Illinois, a lessor of tangible personal property is deemed to be the end-user of such property. As such, the lessor incurs a Use Tax liability for exercising the privilege of using tangible personal property by renting it to others in its endeavor to make a profit.

88-0498

7-11-88 Use Tax need not be collected by an out-of-State retailer who is not a "retailer maintaining a place of business in this State".

88-0499

7-11-88 Contractors who make permanent installations are end-users of building materials and incur a Use Tax liability when purchasing those building materials.

88-0500

7-11-88 A serviceman does not incur local SOT when purchasing prescription drugs from an out-of-State supplier who is registered with the Illinois Department of Revenue as a tax collector.

88-0501

7-12-88 Request for Information.

88-0502

7-14-88 The liability of sales agents and auctioneers is set out at 86 Ill. Adm. Code Section 130.1915.

88-0503

7-15-88 A trencher & laser system used primarily to install a sub-irrigation system does not qualify for the Farm Machinery and Equipment Exemption.

88-0504

7-15-88 Rebuilding cars is not a manufacturing process.

88-0505

7-15-88 The hotel tax in Illinois provides no exemption for State agencies.

88-0506

7-15-88 Concrete overcasts which are specifically required for ventilation in coal mines can qualify for exemption when added to an existing ventilation system if the cost of each concrete overcast is \$250.00 or more.

88-0507

7-15-88 Service Use Tax need not be separately stated unless the customer asks for a receipt for tax paid.

88-0508

7-15-88 Persons who grow Christmas trees commercially are engaged in production agriculture and can claim the farm machinery and equipment exemption on items used in an exempt fashion.

88-0509

7-15-88 Individual items costing under \$250.00 which are placed into a conveyor addition do not qualify for the coal mining machinery and equipment exemption.

88-0510

7-18-88 The Vehicle Use Tax Act (Ill. Rev. Stat., ch. 95 1/2, par. 3-1001) imposes the tax on the privilege of using motor vehicles acquired by purchase.

ILLINOIS REGISTER

20257

DEPARTMENT OF REVENUE
INDEX OF RULINGS

88

88-0511 7-18-88 Under Illinois law, the lessor of tangible personal property is deemed the user of that property. Consequently, an out-of-State leasing company incurs Illinois Use Tax upon the value of the property when it is brought into Illinois for the purpose of leasing.

88-0512 7-19-88 An automobile acquired by gift is not subject to the Vehicle Use Tax. In order for an automobile to be subject to the Vehicle Use Tax it must be acquired by purchase.

88-0513 7-19-88 Railcars used by common carriers by rail can qualify for rolling stock exemption.

88-0514 7-19-88 A railroad tank car can qualify for the rolling stock exemption if it is sold to a lessor who has a lease of one year or longer with a lessee that is an interstate carrier for hire and will use the car on a regular and frequent basis as rolling stock moving in interstate commerce.

88-0515 7-19-88 The Telecommunications Excise Tax Act specifically includes the term "specialized mobile radio" in the definition of telecommunications. Therefore, we believe that such service is subject to Telecommunications Tax and, if a corporation or business engages in providing such services, the Invested Capital Tax would apply to its invested capital.

88-0516 7-19-88 Request for Information.

88-0517 7-19-88 Sales made on a continuous basis by a religious organization to the public are subject to Retailers' Occupation Tax liability.

88-0518 7-20-88 The Interstate Commerce Exemption requires that the Illinois seller be obligated to deliver outside Illinois and that the Illinois seller actually make that delivery.

88-0519 7-22-88 The Service Occupation Tax applies to a mechanic who transfers tangible personal property (except accessories) as an incident to his sale of service.

ILLINOIS REGISTER

20258

DEPARTMENT OF REVENUE
INDEX OF RULINGS

88

88-0520 7-27-88 A sale at retail is a sale made by a person who holds himself out to the public as a retailer. The determination is not dependent on the percentage of sales to end-users as opposed to retailers.

88-0521 7-22-88 An ad agency performing work for a tax exempt organization does not incur Service Occupation Tax liability on the materials transferred by it to such exempt organization.

88-0522 7-22-88 Effective 1/1/88, there is \$15.00 tax on vehicles which have had tax paid on them at the outset and which are transferred in connection with the reorganization of a business wherein the beneficial ownership is not changed.

88-0523 7-25-88 A sale at retail applies to sales of building materials to construction contractors for physical incorporation into real estate.

88-0524 7-25-88 Generally, persons who repair or refinish tangible personal property belonging to others are engaged in a service occupation.

88-0525 7-26-88 Coal mining machinery and equipment must cost \$250.00 or more to qualify for exemption.

88-0526 7-27-88 A forklift that is operated in the warehouse of a company to load and unload exempt rolling stock does not itself qualify for the rolling stock exemption.

88-0527 7-27-88 A Certificate of Resale must contain the information required by 86 Ill. Adm. Code 130.1410.

88-0528 7-27-88 The interstate commerce exemption requires that the Illinois seller make delivery outside Illinois.

88-0529 7-27-88 A retailer who rents property which is kept in his sales inventory or is otherwise held available for sale during the term of the rental agreement can claim the interim use exemption.

DEPARTMENT OF REVENUE
INDEX OF RULINGS

88

- 88-0530 7-28-88 The Department will authorize a taxpayer to file computer generated sales tax returns (RR-1-A) so long as they are facsimiles of returns printed by the Department.
- 88-0531 6-27-88 Fast oil change businesses are retailers and the oil changes they do constitute sales at retail notwithstanding the fact that an element of service is involved.
- 88-0532 8-01-88 Welding flux is a consumable supply and does not qualify for the manufacturing machinery and equipment exemption.
- 88-0533 8-01-88 When the individual employees of a library buy books for their own use or consumption, such a purchase is a sale at retail subject to the Retailers' Occupation Tax.
- 88-0534 8-01-88 The bankruptcy code preempts ch. 120, par. 444j (the bulk sales provision) which normally imposes successor sales tax liabilities on a purchaser of the major part of a seller's assets.
- 88-0535 8-01-88 The keypunching of customer furnished data onto computer tapes is not a sale of tangible personal property. Rather, it is a service transaction subject to the Service Occupation Tax.
- 88-0536 8-01-88 Request for Information.
- 88-0537 8-01-88 In a multi-service situation, the Department can proceed against either party until the Service Occupation Tax is collected.
- 88-0538 8-01-88 MROT, in connection with the sale of oil extracted from the ground, is for the benefit of the municipality which is at the location at which the oil is extracted from the earth.
- 88-0539 8-01-88 Request for Information.

DEPARTMENT OF REVENUE
INDEX OF RULINGS

88

- 88-0540 8-01-88 Service Use Tax need not be shown to service customers unless a service customer requests that it be shown. However, once a serviceman elects to show the Service Use Tax or when a service customer requests that it be shown, the tax must be shown as a distinct and separate item.
- 88-0541 8-02-88 A food service company which acts as an agent for a School District, can use the District's tax exemption identification number when it purchases tangible personal property on behalf of the District pursuant to the contract. This is only true when the District pays for the property, and title to the property passes directly from the vendors to the District and remains at all times in the District.
- 88-0542 8-02-88 The Vehicle Use Tax is imposed upon the privilege of using a motor vehicle that is acquired by purchase and is not otherwise taxed under the Use Tax Act.
- 88-0543 8-02-88 The Vehicle Use Tax is imposed on the privilege of using a motor vehicle that is acquired by purchase, and is not otherwise taxed under the Use Tax Act.
- 88-0544 8-02-88 This letter answers whether a list of items qualifies for the manufacturing machinery and equipment exemption.
- 88-0545 8-02-88 Prior to September 1, 1988, a photographer who is employed to take a picture for his customer which picture does not serve substantially the same function as stock or standard pictures, is a serviceman and incurs Service Occupation Tax liability on his cost price of materials transferred by him to his customer as an incident to his sale of service.
- 88-0546 8-02-88 For purposes of determining which municipality is entitled to the MROT, the place at which the seller accepts the purchase order so as to create a binding agreement to sell is generally controlling.
- 88-0547 8-02-88 Food, drugs and medical appliances qualify for the reduced rate of tax i.e., 0% - State and 0% - County Supplemental and 0% - DuPage Water Commission Tax.

ILLINOIS REGISTER

20261

DEPARTMENT OF REVENUE
INDEX OF RULINGS

88

88-0548
8-02-88 Ordinary building materials do not qualify for the farm machinery and equipment exemption.

88-0549
8-02-88 Suppliers of construction contractors do not incur Retailers' Occupation Tax liability when they receive from their customer/construction contractor a written certification to the effect that the materials being purchased are for conversion into real estate owned by an exempt organization per 130.2075 of the Department regulations.

88-0550
8-02-88 A repairman who transfers non-accessory repair parts as an incident to his sale of service is a serviceman who is subject to Service Occupation Tax based on the cost price of the repair parts so transferred.

88-0551
8-02-88 The Service Occupation Tax does not apply to repair parts transferred by a car dealer pursuant to a manufacturers warranty. This is the case because the manufacturers warranty was subject to Retailers' Occupation Tax at the time the car was sold.

88-0552
8-02-88 A separately contracted for service agreement is a sale of service subject to the Service Occupation Tax. The cost of the contract is not taxable, but parts transferred subject to repair or service work are subject to the Service Occupation Tax.

88-0553
8-02-88 Paint spray booths that collect paint and prevent the overspray from entering the surrounding atmosphere can qualify for the pollution control facilities exemption.

88-0554
8-02-88 Repair parts purchased at retail and which are physically incorporated into machinery or equipment which itself qualifies for the MES exemption also qualify for the MES exemption.

88-0555
8-03-88 Under Illinois law, the lessor of tangible personal property is deemed the user of the property. Consequently, the lessor incurs Illinois Use and local occupation tax reimbursement liabilities when purchasing rental equipment from an Illinois supplier.

ILLINOIS REGISTER

20262

DEPARTMENT OF REVENUE
INDEX OF RULINGS

88

88-0556
8-03-88 If a company sells its product exclusively (100%) at the wholesale level, then it would not be required to be registered as a retailer under the Retailers' Occupation Tax Act.

88-0557

8-03-88 A Certificate of Resale must contain the information listed at 86 Ill. Adm. Code 130.1410.

88-0558

8-03-88 When machinery or equipment that will be used primarily in a direct on-line manufacturing process will be incorporated into permanent real estate, the exemption can still be claimed. The construction contractor can claim the exemption on behalf of the manufacturer by giving the certification described at 86 Ill. Adm. Code 130.330(g). If the contractor is not registered, he can submit Form RR-587.

88-0559

8-03-88 Certificates of Resale should contain the information set out at 86 Ill. Adm. Code Section 130.1410.

88-0560

8-03-88 The exemption set out at section 5k of the ROTA does not contain a limitation based on the real estate into which the building materials will be incorporated. However, the municipality or county may limit the exemption based on the kind of real estate into which the materials will be incorporated.

88-0561

8-03-88 No person shall act as a distributor of motor fuel within this State without first securing a license to act as a distributor of motor fuel from the Department. See Ill. Rev. Stat. chapter 120, paragraph 419.

88-0562

8-03-88 A funeral director incurs Retailers' Occupation Tax liability on his sale of a vault to a customer. This is true even if the funeral home charges as a package price. The Department will presume that the selling price of the casket is not less than double the price at which the casket was purchased. See 86 Ill. Adm. Code 130.2130.

88-0563

8-03-88 Motor oil and lubricating oil can qualify for the rolling stock exemption.

88-0564 8-03-88 Unlawful for advertiser to advertise he will absorb the customer's Use Tax.

88-0565

8-04-88 Plans of reorganization under Section 368(a)(1) of the Internal Revenue Code are plans of reorganization exempt from the Real Estate Transfer Tax under Ch. 120, Par. 1004(1).

88-0566

8-04-88 Request for Information.

88-0567

8-08-88 Explains the enterprise zone exemptions for manufacturing machinery & equipment, pollution control facilities & public utilities.

88-0568

8-08-88 Under the authority of Moody's Investors Service, Inc. v. Department of Revenue, 101 Ill.2d 291 (1984), the Department is required to conclude that certain "shopper" publications qualify for the newspaper and ink exemption from Retailers' Occupation and Use Tax.

88-0569

8-08-88 The purchase of fiberglass storage tanks do not qualify for the pollution control exemption because the primary purpose of such tanks is to store fuel and serve a commercial purpose.

88-0570

8-08-88 Explains who can be considered a Use Tax collector when they sell tangible personal property for use or consumption to purchasers located in this State.

88-0571

8-08-88 Machinery & equipment used in production of cement can qualify for the manufacturing machinery & equipment exemption.

88-0572

8-09-88 When a mail order company receives a flyer from a client and prepares and sends the flyer out to potential customers, it is engaging in a service occupation subject to the Service Occupation Tax.

88-0573

8-09-88 The sale of reconditioned property by a retailer is subject to State and local Retailers' Occupation Taxes. See, 86 Ill. Adm. Code 130.2015.

88-0574

8-09-88 The sale of a catalog describing items to be sold at auction is a taxable retail sale.

88-0575

8-09-88 An out-of-State seller can register as a voluntary Use Tax collector and collect and remit Use Tax to this Department on sales to Illinois customers.

88-0576

8-09-88 Regarding the issuance of a Notice of Tax Liability, the statute of limitations found in the Retailers' Occupation Tax Act (3 to 3-1/2 years) is incorporated by reference in the Motor Fuel Tax Law. See, Ill. Rev. Stat., ch. 120, par. 434a.

88-0577

8-09-88 A facsimile machine that transmits and receives images over telephone lines does not qualify for the graphic arts machinery & equipment exemption.

88-0578

8-09-88 This letter answers whether a list of items qualify for the low rate of tax.

88-0579

8-10-88 An out-of-State seller of computer hardware who falls within the definition of a "retailer maintaining a place of business in this State" should collect a 5% Use Tax when delivering computer hardware into Illinois to end users.

88-0580

8-10-88 Sale at retail of a window air conditioner is not a sale of a real estate improvement. Consequently, a retailer of window units incurs Retailers' Occupation Tax liability based on his gross receipts from the sale.

88-0581

8-10-88 Under the manufacturing machinery and equipment exemption and the farm machinery and equipment exemption, industrial gasses used in the manufacturing or farming processes are fully taxable.

88-0582

8-10-88 Layaway service charges constitute taxable gross receipts.

88-0583

8-10-88 The Automobile Renting Occupation Tax does not apply to the short-term rental of trucks and non-passenger vans.

DEPARTMENT OF REVENUE
INDEX OF RULINGS

88-0584 Deposits on the purchase price of tangible personal property are subject to tax at the time they are received unless the item to be sold has not been specifically identified to the contract.

88-0585 Under the MES exemption, lift trucks can qualify for the exemption only if they are used primarily to convey, handle or transport materials between production stations on a production line or directly between such production stations or buildings within the same plant.

88-0586 Under the MES exemption a silo which merely stores materials prior to its entrance into the production cycle does not qualify for the exemption.

88-0587 Machinery or equipment which merely stores materials prior to their entrance into the production cycle does not qualify for the MES exemption.

88-0588 Receipts received by a hotel operator for cable television service charges are subject to Hotel Operators' Occupation Tax.

88-0589 Under the MES exemption a grinder which is used to grind a defective product so that the re-grind can be re-manufactured for sale can qualify for the MES exemption.

88-0590 SOT does not apply to property which a serviceman resells as an incident to a sale of service when he has an agreement which obligates him to make physical delivery of the goods to a point outside Illinois.

88-0591 A sale of a cellular phone to a person who is using insurance proceeds to pay for the phone is still a sale at retail subject to Retailers' Occupation Tax notwithstanding the fact that the insurance proceeds were received because the owner's original cellular phone was stolen.

88-0592 The sale of an extended service agreement is a sale of service only and is not a sale at retail.

88-0593 8-11-88 A tugboat moving barges from down the river can qualify for the rolling stock exemption so long as the property is being shipped across State lines.

88-0594

8-12-88 A medicine or drug is any pill, powder, potion, salve or other preparation intended by the manufacturer for human use and which purports on the label to have medicinal qualities. See 86 Ill. Adm. Code 130.310(c)(1).

88-0595 8-12-88 Cleaning compounds are supplies and do not qualify for the manufacturing machinery and equipment exemption.

88-0596

8-12-88 To qualify as a medical appliance, an item must be intended by the maker to correct a functioning part of the body or must be used as a substitute for a functioning part of the body.

88-0597

8-12-88 When a landscaper sells and installs plants or shrubs, such a transaction is a sale at retail and the entire receipts are subject to State and Local Retailers' Occupation Taxes.

88-0598

8-12-88 Illinois Retailers' Occupation and Use Taxes do not extend to gross receipts from sales in which the seller is obligated, under the terms of his agreement with the purchaser, to make physical delivery of the goods from a point in this State to a point outside this State, not to be returned to a point within this State, provided that such delivery is actually made. See 86 Ill. Adm. Code 130.605(b).

88-0599

8-12-88 The performance of demographic studies is a sale of service subject to the Service Occupation Tax.

88-0600

8-12-88 Repair and replacement parts, necessary for the operation of a machine that itself is used primarily in production agriculture, can qualify for the exemption.

88-0601

8-15-88 The use of machinery or equipment in the disposal of waste or scrap does not qualify for the exemption afforded manufacturing machinery or equipment. See 86 Ill. Adm. Code 130.330(d)(4)(f).

DEPARTMENT OF REVENUE
INDEX OF RULINGS

88

- 88-0602
8-15-88 A medicine or drug is any pill, powder, potion, salve or other preparation intended by the manufacturer for human use and which purports on the label to have medicinal qualities. See 86 Ill. Adm. Code 130.310(c)(1).
- 88-0603
8-15-88 This letter discusses the Illinois sales tax exemption for tangible personal property which will be physically incorporated into public improvements, the ownership of which is required to be transferred to a local governmental unit upon completion.
- 88-0604
8-16-88 Out-of-State sellers who fall under the definition of a "retailer maintaining a place of business in this State" must register to collect Illinois Use Tax from Illinois customers. See 86 Ill. Adm. Code 150.201(i) and 150.801(c).
- 88-0605
8-17-88 The sale of food by a bowling alley constitutes the sale of food for immediate consumption which is subject to the full rate of Retailers' Occupation Tax.
- 88-0606
8-17-88 When a person purchases a machine from an out-of-State supplier without paying sales/use tax, the person is required to pay the use tax directly to the State of Illinois.
- 88-0607
8-17-88 This letter answers whether a list of items qualifies for the coal mining machinery and equipment exemption.
- 88-0608
8-17-88 Sand, gravel and charcoal used in a water filtering process are "supplies" and consequently do not qualify for the exemption afforded manufacturing machinery and equipment. See 86 Ill. Adm. Code 130.330(c)(3).
- 88-0609
8-17-88 Sale and installation of new sun roofs is a sale at retail subject to Retailers' Occupation Tax.
- 88-0610
8-18-88 For purposes of the nonresident exemption from Use Tax, an Illinois resident who leaves the State to attend school in another state, does not lose his status as an Illinois resident.

DEPARTMENT OF REVENUE
INDEX OF RULINGS

89

- 88-0611
8-18-88 The Illinois Use Tax Act (Illinois Revised Statutes, ch. 120, par. 439.1 et seq.) imposes a tax on the purchaser by taxing the use of tangible personal property purchased from a retailer.
- 88-0612
8-18-88 A plotter used to make drawings used by machinists, does not qualify for the manufacturing machinery and equipment exemption.
- 88-0613
8-18-88 The seller's location governs the applicable local Retailers' Occupation Taxes. This is because the seller's acceptance of the purchase order is the most important single factor in the occupation of selling. See 86 Ill. Adm. Code 270.115(b).
- 88-0614
8-19-88 Holding a consumer show in Illinois is a sufficient nexus for purposes of an out-of-State retailer being required to collect Use Tax.
- 88-0615
8-19-88 The 18 month limitation on the interim use exemption no longer exists.
- 88-0616
8-19-88 A sale of service is not a sale at retail and does not trigger the Retailers' Occupation Tax.
- 88-0617
8-22-88 MZS exemption is normally claimed by having purchaser provide vendor with purchaser's Department of Revenue registration or resale number.
- 88-0618
8-22-88 The sale of computer software is generally considered to be the sale of an intangible. See, 86 Ill. Adm. Code Section 130.1935.
- 88-0619
8-22-88 The sale of an oil change comprised of oil, oil filter and lubrication grease is a sale at retail, the gross receipts from which are subject to Retailers' Occupation Tax.

ILLINOIS REGISTER

DEPARTMENT OF REVENUE INDEX OF RULINGS

ILLINOIS REGISTER

DEPARTMENT OF REVENUE INDEX OF RULINGS

20270

88

88-0620

8-22-88 A person who holds himself out as being engaged in the business of transmitting messages is required to file Invested Capital Tax returns pursuant to Illinois Revised Statutes, Chapter 110, paragraph 467.1 et seq.

88-0621

8-22-88 The exemption for temporary use by a non-resident has no application to military personnel stationed in Illinois on PCS orders.

88-0622

8-24-88 It is the seller's location that determines the applicable Municipal Retailers' Occupation Tax.

88-0623

8-24-88 A food caterer incurs Retailers' Occupation Tax liability on his entire receipts from such transactions without any deduction because of service costs or other overhead expenses. See 86 Ill. Adm. Code 130.410 and 130.2145.

88-0624

8-24-88 A charge for outgoing freight is part of the selling price upon which Retailers' Occupation Tax must be calculated unless a separate agreement or contract exists for such freight charge according to 86 Ill. Adm. Code 130.450. A separate itemization of such freight charge on the invoice is not sufficient evidence of the existence of such a separate contract.

88-0625

8-24-88 A medicine or drug is any pill, powder, potion, salve or other preparation intended by the manufacturer for human use and which purports on the label to have medicinal qualities. See 86 Ill. Adm. Code 130.310(c)(1).

88-0626

8-24-88 Under Illinois law, the lessor of tangible personal property is considered to be the user of that property (except automobiles rented under terms of one year or less). Consequently, the lessor incurs Illinois Use and Local Occupation reimbursement liabilities when purchasing tangible personal property from Illinois suppliers for the purpose of leasing.

88-0627

8-24-88 Request for Information.

88-0628

8-25-88 The sale of a ticket/coupon is not an exchange of tangible personal property. When the ticket/coupon is redeemed for the tangible personal property, the seller incurs sales tax liability based upon its value.

88-0629

8-25-88 The sale of an aircraft by a person who is not otherwise engaged in the business of selling aircraft at retail, is an occasional sale which is not subject to sales tax.

88-0630

8-25-88 Used car tax does not apply when vehicle is sold to a nonresident who registers the car to an out-of-State address.

88-0631

8-29-88 When a seller acts as an Illinois retailer (i.e., accepts purchase orders in Illinois or fills orders from an Illinois inventory), that seller is required to collect and remit both State and Local Retailers' Occupation Taxes.

88-0632

8-29-88 A separately contracted for maintenance agreement is not subject to sales tax in Illinois. However, when subsequent maintenance is performed, or repairs are made, the repairman, as a serviceman, incurs Service Occupation Tax liability based on his cost price of the repair or replacement parts transferred to the customer incident to the repair/maintenance service.

88-0633

8-30-88 An out-of-State seller that falls within the definition of a "retailer maintaining a place of business in this State" must register to collect Illinois Use Tax from Illinois customers and remit that tax to the Department. See 86 Ill. Adm. Code 150.201(i) and 150.301(c).

88-0634

8-30-88 The total amount of gross receipts received by a seller of tangible personal property is subject to Retailers' Occupation Tax. In addition to consideration received from the purchaser, this includes any amounts of coupon reimbursements received from other sources such as a manufacturer, distributor, etc. See 86 Ill. Adm. code 130.2125.

88-0635

8-30-88 A wagon and a tank that are used primarily by a farmer in applying nitrogen to his field can qualify for the exemption afforded farm machinery and equipment.

DEPARTMENT OF REVENUE
INDEX OF RULINGS

88-0636

8-30-88 The Motor Fuel Tax Law (Ill. Rev. Stat., ch. 120, par. 417 et seq.) imposes the tax upon the privilege of operating motor vehicles upon the public highways of this State.

88-0637

8-30-88 Where a manufacturer, distributor or other person issues a coupon that entitles the bearer to obtain an item of tangible personal property free of any charge whatever and not conditioned on the purchase of other property, the furnishing of such tangible personal property is not a sale at retail under the Retailers' Occupation Tax and the retailer does not incur Retailers' Occupation Tax liability on such a transfer. However, the manufacturer, distributor, etc. who issued the coupon incurs Illinois Use Tax liability on his cost price of the tangible personal property that is transferred as a result of such coupon.

88-0638

8-31-88 Persons engaged in the graphic arts or related occupations may, under certain circumstances, be considered to be engaged in the business of selling tangible personal property to purchasers for use or consumption, in which event they incur Retailers' Occupation Tax liability. This is the case, for example, when they sell to purchasers for use or consumption tangible personal property which is standard enough to be stocked for sale.

88-0639

8-31-88 Illinois sales tax does not extend to gross receipts from sales in which the seller is obligated, under the terms of his agreement with the purchaser, to make physical delivery of the goods from a point in this State to a point outside this State not to be returned to a point within this State, provided that such delivery is actually made. See 86 Ill. Adm. Code 130.605(b).

88-0640

8-31-88 When a construction contractor buys building materials for an exempt job, he must claim exemption by using the procedure set out at 86 Ill. Adm. Code 130.2075(d)(4).

88-0641

7-20-88 By virtue of Federal statute, Conrail was exempt from IL Use Tax (not local tax) from 1981 thru January 1, 1987. However, IL retailers making sales to Conrail were not exempted and remained liable for ROT on retail sales to Conrail.

DEPARTMENT OF REVENUE
INDEX OF RULINGS

88-0642

7-25-88 Pre-payments are subject to tax when the subject matter of the contract is specifically identified to the contract or when title passes.

88-0643

9-01-88 The Vehicle Use Tax is imposed on the privilege of using a motor vehicle that is acquired by purchase, and is not otherwise taxed under the Use Tax Act.

88-0644

9-01-88 It is the seller's location that governs the applicable local Retailers' Occupation Taxes. This is because the seller's acceptance of the purchase order is the single most important factor in the occupation of selling. See 86 Ill. Adm. Code 270.115(b).

88-0645

9-01-88 Outgoing freight charges are part of the selling price upon which Retailers' Occupation Tax is due unless a separate contract exists for such charge according to 86 Ill. Adm. Code 130.415.

88-0646

9-01-88 Repair and replacement parts for air conditioning units on farm tractors do not qualify for the farm machinery and equipment exemption. This is true even though an air conditioning unit was included as an accessory when the tractor was initially purchased.

88-0647

9-07-88 "Selling price" means all consideration for the sale valued in money or otherwise without any deduction on account of the cost of the property sold, the cost of materials used, labor or service costs or any other expense.

88-0648

9-14-88 Persons engaged in the business of leasing tangible personal property to others under true rental agreements are deemed to be the end-users of such property.

88-0649

9-14-88 Federal taxes imposed on truck bodies and trailers are imposed at the consumer level. Consequently, they are deductible from gross receipts when computing the Illinois sales tax liability.

DEPARTMENT OF REVENUE
INDEX OF RULINGS

88

88-0650 9-14-88 When an out-of-State purchaser takes delivery of merchandise in Illinois, the sale is subject to tax and is not viewed as an exempt sale in interstate commerce even though the purchaser may immediately move the merchandise to an out-of-State location.

88-0651 9-14-88 Computer software is deemed to be an intangible and is therefore not subject to Retailers' Occupation Tax, Service Occupation Tax, Use Tax or Service Use Tax. See, 86 Ill. Adm. Code Section 130.1935.

88-0652 9-15-88 An out-of-State serviceman maintaining a place of business in Illinois must collect and remit Service Use Tax when doing repair work which calls for the transfer of repair parts which are subsequently shipped to an Illinois end user.

88-0653 9-15-88 A lay-a-way charge imposed in connection with gross receipts is deemed to be a part of the selling price and constitutes taxable gross receipts.

88-0654 9-15-88 An out-of-State serviceman who chooses to collect Service Use Tax when delivering repair parts to an Illinois customer should collect a 5% Service Use Tax from the Illinois customer with the tax base being the serviceman's cost price of the part so transferred.

88-0655 9-15-88 An out-of-State retailer maintaining a place of business in this State is required to register with the Illinois Department of Revenue as a Use Tax collector. See, 86 Ill. Adm. Code Sections, 150.201(1) and 150.801.

88-0656 9-15-88 An out-of-State lessor who sends items into Illinois for rental purposes incurs a Use Tax liability based on his cost price of those items.

88-0657 9-15-88 Under the graphic arts machinery and equipment exemption, fax machines do not qualify for the exemption because they are not used primarily in graphic arts production or graphic arts production services as defined in major group 27 of the U.S. Standard Industrial Classification Manual.

DEPARTMENT OF REVENUE
INDEX OF RULINGS

88

88-0658 9-15-88 A person subject to Use Tax must make books and records available for inspection by the Illinois Department of Revenue pursuant to Chapter 120, Paragraph 439.12 of the Illinois Revised Statutes which Section incorporates Section 7 of the Retailers' Occupation Tax Act by reference.

88-0659 9-15-88 Microfilm constitutes a product of photoprocessing.

88-0660 9-15-88 Sale at retail subjects the retailer to Retailers' Occupation Tax even though the sale may not be for a profit.

88-0661 9-16-88 Under Illinois law, the lessor of tangible personal property is considered to be the user of that property (except automobiles rented under terms of one year or less). Consequently, the lessor incurs Illinois Use Tax liability "up front" upon purchase of the property.

88-0662 9-16-88 Disposable containers sold to caterers are subject to Retailers' Occupation Tax because caterers use such containers in lieu of more durable goods.

88-0663 9-16-88 A lessor of medical appliances incurs the full rate of tax liability on medical appliances purchased for rental purposes.

88-0664 9-16-88 MES extends to repair and replacement parts which become a physical part of otherwise qualifying machinery and equipment.

88-0665 9-16-88 Under the oil field machinery and equipment exemption tubular goods individually costing under \$250.00 can still qualify for the exemption if the tubular goods are purchased in one transaction and if the aggregate price meets the \$250.00 threshold.

88-0666 9-16-88 The applicable local Retailers' Occupation Taxes are those in effect at the location where the seller accepts the purchase order. This is because the seller's acceptance of the purchase order is the single most important factor in the occupation of selling. See 86 Ill. Adm. Code 270.115(b).

ILLINOIS REGISTER

20275

DEPARTMENT OF REVENUE INDEX OF RULINGS

88

- 88-0667 9-16-88 The providing of engineering services is a sale of service subject to the Service Occupation Tax.
- 88-0668 9-16-88 A taxpayer who makes both wholesale and retail sales must obtain Certificates of Resale to document wholesale sales transactions.
- 88-0669 9-19-88 An Illinois retailer incurs Illinois Retailers' Occupation Tax when making an Illinois retail sale. An Illinois retail sale occurs when a seller accepts a purchase order in Illinois or fills an order from an Illinois inventory.
- 88-0670 9-19-88 Color copiers do not create a product of photofinishing and are, therefore, not subject to the Retailers' Occupation Tax liability.
- 88-0671 9-19-88 Built-in refrigerators or cooling units which will be permanently affixed to real estate in an enterprise zone are exempt from sales tax if purchased from a retailer located within the municipality that created the zone.
- 88-0672 9-19-88 Notwithstanding the fact that sales may be at retail, the Retailers' Occupation Tax does not apply to the sale of machinery and equipment to be used primarily in graphic arts production.
- 88-0673 9-19-88 An Illinois retail sale occurs when there is delivery of the goods in Illinois and the purchase order has been accepted in Illinois or the goods were located in Illinois at the time of sale.
- 88-0674 9-19-88 When an Illinois seller accepts a purchase order in Illinois and the goods are delivered to an Illinois customer, an Illinois retail sale occurs and the seller is subject to Retailers' Occupation Tax. See 86 Ill. Adm. Code 130.605(a).
- 88-0675 9-19-88 Request for Information.

ILLINOIS REGISTER

20276

DEPARTMENT OF REVENUE INDEX OF RULINGS

88

- 88-0676 9-21-88 Supply items do not qualify for the exemption afforded manufacturing machinery and equipment. See 86 Illinois. Adm. Code 130.330.
- 88-0677 9-21-88 A sale for resale exemption is available when a farmer purchases feed that will be fed to livestock that he is raising for the purpose of sale. See 86 Ill. Adm. Code 130.2100(c).
- 88-0678 9-21-88 A computer game capable of being transferred from the data source to the central processing unit of a computer qualifies as computer software and is exempt from Retailers' Occupation Tax.
- 88-0679 9-21-88 Air cleaners which have, as their primary purpose, the removal of pollutants from the air, qualify for the pollution control facilities exemptions.
- 88-0680 9-21-88 The Illinois Telecommunications Excise Tax Act (Illinois Revised Statutes, Chapter 120, paragraph 2001 et seq.) imposes a tax upon the act or privilege of originating or receiving telecommunications by a person in this State at the rate of 5% of the gross charge for such telecommunications purchased at retail from a retailer by such person.
- 88-0681 9-22-88 A leasing company taking delivery of rental equipment in Illinois for subsequent shipment to another state for rental purposes is subject to Illinois Use Tax notwithstanding the fact that the equipment will be subsequently transferred to another state after it is received in Illinois by the leasing company.
- 88-0682 9-23-88 A hotel operator incurs Hotel Operators' Occupation Tax liability on his receipts from renting rooms to governmental employees and agencies.
- 88-0683 9-23-88 The Municipal Use Tax applicable to items which must be registered with the State agency is determined by looking at the location to which the item will be titled and registered.

ILLINOIS REGISTER

DEPARTMENT OF REVENUE
INDEX OF RULINGS

88-0684 9-23-88 Food which is not sold for immediate consumption is subject to Municipal and Mass Transit Taxes but not IROT, County Supplementary or Dupage Water Commission Taxes.

88-0685 9-23-88 Whether an Illinois retailer is required to collect Use Tax for another state is a matter between the Illinois retailer and the other state in question.

88-0686 9-26-88 An artist who produces art objects on his own initiative and maintains an inventory of art work for sale to end-users is required to register as a retailer and remit ROT on the gross receipts of such sales.

88-0687 9-26-88 A transcutaneous electrical nerve stimulation device can qualify as a medical appliance subject to the low rate of ROT when sold to an individual patient. See 86 Ill. Adm. Code 130.310.

88-0688 9-26-88 Repair or replacement parts purchased over the counter by a manufacturer and physically incorporated into machinery or equipment that qualifies for the manufacturing machinery and equipment exemption can also qualify for the exemption. See 86 Ill. Adm. Code 130.330(c)(3). However, the exemption would not apply to Service Occupation Tax when the same materials are purchased by a serviceman for transfer while performing repair work.

88-0689 9-27-88 A Certificate of Resale must contain the information listed at 86 Ill. Adm. Code 130.1410.

88-0690 9-27-88 Continuous Passive Motion devices and braces can qualify as medical appliances according to 86 Ill. Adm. Code 130.310.

88-0691 9-27-88 A Certificate of Resale must contain the information listed at 86 Ill. Adm. Code 130.1410.

88-0692 9-26-88 This letter answers whether a list of items used by agricultural producers are subject to Retailers' Occupation Tax.

ILLINOIS REGISTER

DEPARTMENT OF REVENUE
INDEX OF RULINGS

88-0693

9-27-88 This letter answers whether a list of items are subject to State and/or local Retailers' Occupation Taxes.

88-0694

9-27-88 When a landscaper sells and installs plants or shrubs, the transaction is a sale at retail and the entire receipts are subject to State and local Retailers' Occupation Tax. See, 86 Ill. Adm. Code Section 130.1965.

88-0695

9-27-88 A transcutaneous electrical nerve stimulation device can qualify as a medical appliance according to 86 Ill. Adm. Code 130.310.

88-0696

9-27-88 When a taxpayer files on the gross sales basis, it can take a deduction for bad debts. However, this deduction can only be taken in the month that the bad debt is charged off the books for Federal income tax purposes.

88-0697

9-28-88 Under Illinois law, a lessor of tangible personal property is the user and incurs Illinois Use Tax liability based upon his cost price of the property.

88-0698

9-29-88 Under Illinois law, a person who converts tangible personal property into permanent real estate is deemed a construction contractor. The construction contractor is the legal user of the building materials and consequently incurs Illinois Use and local occupation tax reimbursement liabilities based upon his cost price of the building materials.

88-0699

9-29-88 When one grinds and places a lens into a frame pursuant to an optometrist or oculist prescription, one acts as a serviceman and incurs Service Occupation Tax liability.

88-0700

9-29-88 This letter answers whether a list of items qualify for the low rate of tax as medical appliances per 86 Ill. Adm. Code 130.310.

DEPARTMENT OF REVENUE
INDEX OF RULINGS

88-0701
9-29-88 A person who converts tangible personal property into permanent real estate is considered a construction contractor. The construction contractor, as the legal user of the building materials that he converts into permanent real estate, incurs Illinois Use and local occupation tax reimbursement liabilities based upon his cost price of the building materials. See 86 Ill. Adm. Code 130.1940 and 130.2075.

88-0702
9-29-88 It is unlawful for any person to engage in the business of selling tangible personal property at retail in this State without a Certificate of Registration from the Department. See Illinois Revised Statutes, Chapter 120, Paragraph 441a.

88-0703
9-30-88 Rolling stock can qualify for exemption from sales tax as per 86 Ill. Adm. Code 130.340.

88-0704
9-30-88 This letter describes gross receipts from sales as that term relates to retail sales of the products of photoprocessing.

88-0705
9-30-88 Motor Fuel Tax is not imposed on fuel sold for heating or off-road use by railroads.

88-0706
9-30-88 The sale of photocopies from a photocopying machine is a service occupation transaction subject to the Service Occupation Tax.

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

1) Part Heading:

Pertussis Vaccine Pamphlet Code

2) Code Citation:

77 Ill. Adm. Code 698

3) A Description of the Rule(s):

This Part will apply to all facilities, institutions and entities which administers pertussis vaccine.

Pertussis Vaccine Act

Section 2. DEFINITIONS. AS USED IN THIS ACT, UNLESS THE CONTEXT CLEARLY REQUIRES OTHERWISE:

(a) "DIRECTOR" MEANS THE DIRECTOR OF PUBLIC HEALTH.

(b) "DEPARTMENT" MEANS THE DEPARTMENT OF PUBLIC HEALTH.

(c) "HEALTH CARE PROVIDER" MEANS ANY LICENSED HEALTH CARE PROFESSIONAL OR PUBLIC OR PRIVATE HEALTH CARE FACILITY IN THIS STATE THAT ADMINISTERS PERTUSSIS VACCINE.

(d) "MAJOR ADVERSE REACTION" MEANS COLLAPSE OR SHOCK, HIGH PITCHED SCREAMING, PERSISTENT CRYING FOR THREE OR MORE HOURS, EXCESSIVE SOMNOLENCE (SLEEPINESS), TEMPERATURE OF 103 DEGREES, CONVULSIONS WITH OR WITHOUT ACCOMPANYING FEVER OR SEVERE ALTERATIONS OF CONSCIOUSNESS OR ANY SERIOUS ILLNESS, DISABILITY OR IMPAIRMENT OF MENTAL, EMOTIONAL, BEHAVIORAL OR PHYSICAL FUNCTIONING OR DEVELOPMENT. THE FIRST MANIFESTATION OF WHICH APPEARS WITHIN 30 DAYS OF THE DATE OF ADMINISTRATION OF PERTUSSIS VACCINE, AND FOR WHICH THERE IS REASONABLE SCIENTIFIC OR MEDICAL EVIDENCE THAT PERTUSSIS VACCINE CAUSES OR SIGNIFICANTLY CONTRIBUTES TO THE ILLNESS, DISABILITY OR IMPAIRMENT.

(e) "PERTUSSIS VACCINE" MEANS ANY VACCINE CONTAINING A SUBSTANCE INTENDED TO PREVENT THE OCCURRENCE OF PERTUSSIS, WHICH IS ADMINISTERED SEPARATELY OR IN CONJUNCTION WITH OTHER SUBSTANCES INTENDED TO PREVENT THE OCCURRENCE OF OTHER DISEASES.

Section 3. PUBLIC PAMPHLET. THE DIRECTOR SHALL PREPARE AND MAKE AVAILABLE UPON REQUEST TO ALL HEALTH CARE PROVIDERS, PARENTS AND GUARDIANS IN THE STATE, A PAMPHLET WHICH EXPLAINS THE BENEFITS AND POSSIBLE ADVERSE REACTIONS TO IMMUNIZATIONS FOR PERTUSSIS. THIS PAMPHLET MAY CONTAIN ANY INFORMATION WHICH THE DIRECTOR DEEMS NECESSARY AND MAY BE REVISED BY THE DEPARTMENT WHENEVER NEW INFORMATION CONCERNING THESE IMMUNIZATIONS BECOMES AVAILABLE. THE PAMPHLET SHALL INCLUDE THE FOLLOWING INFORMATION:

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

3) A Description of the Rule(s) (continued):

- (a) A LIST OF THE IMMUNIZATIONS REQUIRED FOR ADMISSION TO A PUBLIC OR PRIVATE SCHOOL IN THIS STATE;
- (b) SPECIFIC INFORMATION REGARDING THE PERTUSSIS VACCINE WHICH INCLUDES:
 - (1) THE CIRCUMSTANCES UNDER WHICH PERTUSSIS VACCINE SHOULD NOT BE ADMINISTERED OR SHOULD BE DELAYED, INCLUDING THE CATEGORIES OF PERSONS WHO ARE SIGNIFICANTLY MORE VULNERABLE TO MAJOR ADVERSE REACTIONS THAN ARE MEMBERS OF THE GENERAL POPULATION;
 - (2) THE FREQUENCY, SEVERITY AND POTENTIAL LONG-TERM EFFECTS OF PERTUSSIS;
 - (3) POSSIBLE ADVERSE REACTIONS TO PERTUSSIS VACCINE AND THE EARLY WARNING SIGNS OR SYMPTOMS THAT MAY BE PRECURSORS TO A MAJOR ADVERSE REACTION WHICH, UPON OCCURRENCE, SHOULD BE BROUGHT TO THE IMMEDIATE ATTENTION OF THE HEALTH CARE PROVIDER WHO ADMINISTERED THE VACCINE;
 - (4) A FORM THAT THE PARENT OR GUARDIAN MAY USE TO MONITOR SYMPTOMS OF A POSSIBLE ADVERSE REACTION AND WHICH INCLUDES PLACES WHERE THE PARENT OR GUARDIAN CAN RECORD INFORMATION ABOUT THE SYMPTOMS THAT WILL ASSIST THE HEALTH CARE PROVIDER; AND
 - (5) MEASURES THAT A PARENT OR GUARDIAN SHOULD TAKE TO REDUCE THE RISK OF, OR TO RESPOND TO, A MAJOR ADVERSE REACTION INCLUDING IDENTIFICATION OF WHO SHOULD BE NOTIFIED OF THE REACTION AND WHEN THE NOTIFICATION SHOULD BE MADE.

THE DIRECTOR SHALL PREPARE THE PAMPHLET IN CONSULTATION WITH THE ILLINOIS STATE MEDICAL SOCIETY, THE ILLINOIS HOSPITAL ASSOCIATION, AND INTERESTED CONSUMER GROUPS AND SHALL ADOPT BY REGULATION THE INFORMATION CONTAINED IN THE PAMPHLET, PURSUANT TO THE ADMINISTRATIVE PROCEDURE ACT.

Section 4. EVERY HOSPITAL IN THIS STATE LICENSED UNDER THE HOSPITAL LICENSING ACT OR AN ACT IN RELATION TO THE FOUNDING AND OPERATION OF THE UNIVERSITY OF ILLINOIS HOSPITAL, SHALL PROVIDE THE PARENTS OR GUARDIANS OF EACH NEWBORN CHILD THE PAMPHLET PURSUANT TO SECTION 3 OF THIS ACT.

Section 5. NO PHYSICIAN, HOSPITAL, NURSE OR OTHER HEALTH CARE PROVIDER SHALL BE LIABLE, NO CAUSE OF ACTION SHALL BE FILED, AND NO NEW CAUSE OF ACTION SHALL BE CREATED, FOR ANY ACTION OR FAILURE TO ACT REQUIRED BY OR IN CONNECTION WITH SECTION 4 OF THIS ACT.

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

3) A Description of the Rule(s) (continued):

Section 6. A CHILD SHALL NOT BE REQUIRED TO RECEIVE A PERTUSSIS VACCINE AS A CONDITION FOR ADMISSION TO A PUBLIC OR PRIVATE SCHOOL IF THE CHILD'S HEALTH CARE PROVIDER STATES IN WRITING THAT THE VACCINE IS MEDICALLY CONTRAINDICATED PURSUANT TO SUBSECTION (B)(1) OF SECTION 3 OF THIS ACT AND THE REASONS FOR THE MEDICAL CONTRADICTIONS, OR IF HIS PARENT OR GUARDIAN HAS SUBMITTED A SIGNED STATEMENT TO SCHOOL OFFICIALS STATING AN OBJECTION TO THE VACCINATION ON RELIGIOUS GROUNDS.

Section 7. UPON ADMINISTERING A PERTUSSIS VACCINE TO A CHILD IN THIS STATE, A HEALTH CARE PROVIDER SHALL RECORD AND RETAIN AS PART OF THE CHILD'S PERMANENT HEALTH RECORD THE DATE THE VACCINE WAS ADMINISTERED, THE MANUFACTURER, A LOT NUMBER AND ANY OTHER AVAILABLE IDENTIFYING INFORMATION OF THE VACCINE THAT WAS ADMINISTERED, AND THE NAME AND TITLE OF THE HEALTH CARE PROVIDER WHO ADMINISTERED THE VACCINE.

Section 8. (a) IF, WITHIN 30 DAYS OF ADMINISTERING A PERTUSSIS VACCINE THE HEALTH CARE PROVIDER HAS REASON TO BELIEVE THAT THE RECIPIENT OF THE VACCINE HAS HAD A MAJOR ADVERSE REACTION, THE HEALTH CARE PROVIDER SHALL RECORD ALL RELEVANT INFORMATION IN THE CHILD'S PERMANENT MEDICAL RECORD AND REPORT THE INFORMATION, INCLUDING THE MANUFACTURER AND THE LOT NUMBER, TO THE DEPARTMENT.

(b) UPON RECEIPT OF THE INFORMATION, THE DEPARTMENT SHALL IMMEDIATELY NOTIFY THE MANUFACTURER OF THE VACCINE AND THE CENTER FOR DISEASE CONTROL OF THE ADVERSE REACTION.

Section 8. THE DIRECTOR SHALL PERIODICALLY REPORT TO THE UNITED STATES CENTER FOR DISEASE CONTROL INFORMATION RECEIVED REGARDING MAJOR ADVERSE REACTIONS TO THE ADMINISTRATION PERTUSSIS VACCINE.

4) Statutory Authority:

Pertussis Vaccine Act

Ill. Rev. Stat. 1987, ch. 111 1/2, par. 7501 et seq.

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

December 20, 1988
10:00 a.m. - Sixth Floor Room 654
Illinois Department of Public Health
State of Illinois Center
100 West Randolph Street
Chicago, Illinois 60601

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

- 5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: (continued)

The hearings will be for the sole purpose of gathering public comment on the implementation of the Pertussis Vaccine Act. Persons interested in presenting testimony at this hearing are advised that the Department will adhere to the following procedures in the conduct of the hearing:

1. Each person presenting oral testimony shall provide to the hearing officer a written (preferably typed) copy of such testimony at the time the oral testimony is presented. No oral testimony shall be accepted without such written copy of the testimony being provided.
2. Each person presenting oral testimony will be limited to ten (10) minutes for the presentation of such testimony.
3. No person will be recognized to speak for a second time until all persons wishing to testify have done so. All testimony shall conclude at the specific times except that an individual in the midst of presenting testimony shall be allowed to complete his/her testimony.
4. In order to provide for a balanced presentation of views and to facilitate the orderly conduct of the hearing, the Hearing Officer may impose such other rules of procedure, including the order of call of witnesses, as he/she deems necessary.

- 6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

February 1989.

- 7) Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to: Mr. Robert John Kane, Administrative Rules Coordinator, Division of Governmental Affairs, 525 West Jefferson, Second Floor, Springfield, Illinois 62761

- 8) Will this Rulemaking Affect Small Businesses?

This rulemaking may affect small businesses such as physicians and other health care providers which administer pertussis vaccine.

- 9) Other Pertinent Information Concerning this Rulemaking:

None.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of November 14, 1988 through November 18, 1988 and have been scheduled for review by the Committee at its December 15, 1988 meeting. Other items not contained in this published list may also be considered by the Joint Committee at its scheduled December meeting. Members of the public wishing to express their views with respect to a proposed rule should submit written comments to the Joint Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701.

Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JCAR
12/29/88	State Board of Education, Pupil Transportation (23 Ill. Adm. Code 275)	8/5/88 12 Ill. Reg. 12745	December 15, 1988
12/29/88	State Board of Education, Summer School for Gifted and Remedial Education (23 Ill. Adm. Code 230)	8/5/88 12 Ill. Reg. 12747	December 15, 1988
12/30/88	Department of Nuclear Safety, Use of X-Rays in the Healing Arts Including Medical, Dental, Podiatry, and Veterinary Medicine (32 Ill. Adm. Code 360)	9/2/88 12 Ill. Reg. 13858	December 15, 1988
12/30/88	Department of Nuclear Safety, Radiation Inspectors and Inspections (32 Ill. Adm. Code 410)	9/2/88 12 Ill. Reg. 13841	December 15, 1988
12/30/88	Department of Public Aid, Drug Manual (89 Ill. Adm. Code 141)	9/30/88 12 Ill. Reg. 15483	December 15, 1988
12/30/88	Department of Public Aid, Illinois Competitive Access and Reimbursement Equity (ICARE) Program (89 Ill. Adm. Code 149)	9/2/88 12 Ill. Reg. 13917	December 15, 1988
1/3/89	State Employees Retirement System of Illinois, The Administration and Operation of the State Employees Retirement System of Illinois Social Security Unit (80 Ill. Adm. Code 1570)	9/9/88 12 Ill. Reg. 14122	December 15, 1988

ILLINOIS REGISTER

20285
88

PROCLAMATION
88-527

Illion Wait Crabel Day

WHEREAS, on November 5, 1988, Illion Wait Crabel is being honored for more than 66 years in public service; and

WHEREAS, Crabel received the first annual Municipal Clerks Member Award for 1986 and now has the award named after her; and

WHEREAS, she has been honored before the Illinois House of Representatives and the Illinois Senate citing her exemplary service to local government for six decades; and

WHEREAS, in addition to her duties as Chillicothe's City Clerk, Illion Crabel has a pioneer spirit serving as a working clerk, yet being a loyal wife and mother; and

WHEREAS, she took office in 1923, succeeding a Bradley University student; and

WHEREAS, Illion Crabel sold hunting licenses to Al Capone and movie star Fred MacMurray;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim November 5, 1988, as ILION WAIT CRABEL DAY in Illinois, in recognition of her outstanding contributions to her profession, her community, and her state.

Issued November 5, 1988. Filed November 21, 1988.

ILLINOIS REGISTER

20286
89

PROCLAMATION
88-528

Rabbi David Z. Soloff Day

WHEREAS, Rabbi David Z. Soloff is being presented with the Distinguished Educator Award by the Board of Jewish Education of Metropolitan Chicago on December 4, 1988, at its 65th Annual Dinner; and

WHEREAS, he holds rabbinical ordination from the Jewish Theological Seminary of America, as well as a M.A. in Hebrew Literature; and

WHEREAS, the Board of Jewish Education acknowledges the important role of Jewish camping and informal education in the learning experience and evolution of the Jewish student; and

WHEREAS, Rabbi Soloff has been the administrative, educational and inspirational force behind Camp Ramah in Wisconsin since 1975; and

WHEREAS, he has made a unique contribution to the field of Jewish education in camping through many educational innovations including the Artist-in-Residence Programs, the Ramah Professional Seminars, the Ramah Family Seminars, and through expanding the Israel Cultural Exchange Program; and

WHEREAS, he is the Co-Chairman of the Midwest Jewish Camp Directors and is President of the Chicago-Region Jewish Educators' Assembly;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim December 4, 1988, as RABBI DAVID Z. SOLOFF DAY in Illinois, recognizing his efforts for the Jewish Community.

Issued November 7, 1988. Filed November 21, 1988.

PROCLAMATION

88-529

A Day Of Unity Within The Greek Community

WHEREAS, the United Hellenic American Congress, (UHAC) operates on local, regional, and national levels as the principal umbrella organization of Greek Americans; and

WHEREAS, UHAC was established January 28, 1975, to coordinate and unify programs reflecting ethno-religious heritage, promote the general welfare, and articulate the concerns of Americans of Greek descent; and

WHEREAS, on Saturday, November 12, 1988, the United Hellenic American Congress will hold its Annual Dinner Dance honoring the Mayor of San Francisco, the Honorable Art Agnos, and the former Mayor of San Francisco, the Honorable George Christopher;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim Saturday, November 12, 1988, as A DAY OF UNITY WITHIN THE GREEK COMMUNITY and recognize the Honorable Art Agnos and the Honorable George Christopher for their contributions to all the people of the United States.

Issued November 9, 1988. Filed November 21, 1988.

PROCLAMATION

88-530

Rachel And Neil Greenbaum Day

WHEREAS, Rachel K. Greenbaum and Neil Greenbaum are being honored by the Board of Jewish Education of Metropolitan Chicago on December 4, 1988, as it holds its 65th Annual Dinner; and

WHEREAS, these two attorneys will jointly be presented with The Joshua ben Gamla Award for their distinguished leadership and service to the cause of Jewish education; and

WHEREAS, Rachel K. Greenbaum and Neil Greenbaum, both individually and as a couple, have contributed their time, energy, and vision of Jewish education; and

WHEREAS, Rachel Greenbaum is the immediate past President of the Board of Jewish Education (BJE), and she has worked on its behalf for over 15 years; and

WHEREAS, she also has served the Chicago Community through her service on the Solomon Schechter Day School Board; and

WHEREAS, Neil Greenbaum has been committed to the cause of Jewish education for all his adult life. He has expressed concern for Jewish education in many ways, including serving locally as Chairman of the Federation's Jewish Education Committee and nationally as a Director, Vice-President, and Treasurer of the Jewish Educational Service of North America; and

WHEREAS, he is a graduate of the Schools of Law and Commerce of Northwestern University, and a veteran of the United States Navy;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim December 4, 1988, as RACHEL AND NEIL GREENBAUM DAY in Illinois, acknowledging their efforts for the Jewish community.

Issued November 9, 1988. Filed November 21, 1988.

PROCLAMATION
88-531

One Hundred Seventy-eighth Infantry Day

WHEREAS, the National Guard is recognized as essential to the strength and well-being of our nation and our communities; and

WHEREAS, the 1st Battalion, 178th Infantry is a necessary and required part of the National Guard of our state and nation, with its history dating back to the 1800s; and

WHEREAS, the unit has seen action during the Mexican Border disorder, the Spanish American War, World War I, World War II, and Korea; and

WHEREAS, the 178th has a rich heritage, its Company "C" having been decorated with the French Croix de Guerre for conspicuous bravery and courage in battle during World War I; and

WHEREAS, in the highest American tradition, the patriotic men and women of the National Guard serve voluntarily in an honorable and vital position, being trained to respond to their community and country in time of need; and

WHEREAS, the Minority Veterans Steering Committee of Chicago has undertaken a yearlong recruiting campaign entitled "Preserve History. Build the Future" - 1st Battalion. 178th Infantry, so as to recognize the historical significance of the 178th to the Black community and the need to maintain career training grounds for our young men and women;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim November 10, 1988, as 178TH INFANTRY DAY in Illinois. I commend the members and friends of the 178th, past, present and future, for their outstanding contributions to both our national security and our communities and urge all citizens to join me in commemorating this effort.

Issued November 9, 1988. Filed November 21, 1988.

PROCLAMATION
88-532

Father George Clements/Chicagoan Of The Year

WHEREAS, Father George Clements of Holy Angels Parish in Chicago is world renowned as an inspiring clergyman and brilliant educator; and

WHEREAS, he is a member of Frontiers International, Inc., a non-profit community service organization, and he is chaplain of its Chicago chapter; and

WHEREAS, Father Clements and Frontiers International sponsor programs for blind individuals, children, education, medical research, and many other worthy causes; and

WHEREAS, with Governor Thompson and Mayor Eugene Sawyer as honorary co-chairmen, the organization will hold its Gala Benefit Dinner at the Fairmont Hotel in Chicago on November 18. The "Chicagoan of the Year" award will be presented to Father Clements;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, congratulate FATHER GEORGE CLEMENTS as CHICAGOAN OF THE YEAR, and commend him on his benevolent activities throughout the community.

Issued November 10, 1988. Filed November 21, 1988.

PROCLAMATION

88-533

Prayer Vigil Week

WHEREAS, American Mothers, Inc. strongly believes in the significance of the family - the bulwark of the state, community and the cornerstone on which rests its national life and stability; and

WHEREAS, there is a commitment in the purpose of American Mothers, Inc. "To strengthen the moral and spiritual foundation of home"; and

WHEREAS, the National Prayer Vigil, sponsored by the American Mothers, Inc., can be a powerful and world-changing force in the life of our state, nation, and in our own personal family life; and

WHEREAS, the purpose of the Prayer Vigil is to strengthen the homes of our nation;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim November 13-19, 1988, as PRAYER VIGIL WEEK in Illinois.

Issued November 10, 1988. Filed November 21, 1988.

PROCLAMATION

88-534

Senator Howard W. Carroll Day

WHEREAS, Senator Howard W. Carroll has nobly served the people of the State of Illinois while in office, proving himself to be a friend of handicapped and elderly individuals through legislation he has sponsored; and

WHEREAS, he has demonstrated his leadership in the support of Jewish causes throughout Chicago and the nation, and he has used his time and influence to assist organizations such as the Shomrim Society and Israeli Bonds; and

WHEREAS, he has made a sustained personal commitment to help raise funds for the Association of Jewish Blind of Chicago Home and Recreation Center; and

WHEREAS, the home will honor him at its annual Distinguished Service Award Dinner on November 20, an event for which he was the featured speaker last year;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim November 20, 1988, as SENATOR HOWARD W. CARROLL DAY in Illinois, and congratulate him on the honor being bestowed upon him at this time.

Issued November 10, 1988. Filed November 21, 1988.

PROCLAMATION
88-535
Anti-Shoplifting Week

WHEREAS, shoplifting is a serious crime costing retailers in the United States more than \$24 billion annually and creating losses of more than \$1 billion each year for Illinois merchants; and

WHEREAS, the crime of shoplifting has an impact on all Illinois citizens, costing the average family more than \$400 annually; and

WHEREAS, those guilty of the crime of shoplifting inflict great harm upon themselves and their families, and also injure our society;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim November 13-19, 1988, as ANTI-SHOPLIFTING WEEK in Illinois. I urge all Illinoisans to work together to combat this serious crime and strengthen the moral fibre and sense of civic responsibility among our citizens.

Issued November 14, 1988. Filed November 21, 1988.

PROCLAMATION
88-536
Communications Day/Communications Week

WHEREAS, November 16th will mark the 14th annual meeting of communications professionals in Chicago for the advancement of all areas of communications. The keynote speaker will be CBS Network News Correspondent Andy Rooney; and

WHEREAS, Chicago Communications/14 proceeds go to the Albert P. Weisman Scholarship Fund at Columbia College to benefit outstanding students in communications. The purpose of the scholarship is to encourage students to undertake projects that involve the many disciplines of communications. Many projects were funded by the proceeds of last year's program; and

WHEREAS, 43 sponsoring organizations representing journalism, advertising, public relations, broadcasting, printing and photographic services, the business press and visual communications, gather to further the idea of Al Weisman to bring communications people together in understanding and productivity; and

WHEREAS, those who emerge in the various communication fields should strive to share their knowledge and work toward the common goal of keeping our citizens informed;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim November 16, 1988, as COMMUNICATIONS DAY and November 13-19, 1988, as COMMUNICATIONS WEEK in Illinois, as a salute to those who seek to better themselves and their profession.

Issued November 14, 1988. Filed November 21, 1988.

PROCLAMATION

88-537

Gifted Child Month

"What is honored in a country will be cultivated there."

--Plato

WHEREAS, our gifted and talented children, who represent all ethnic, religious and socioeconomic groups, are among our greatest natural resources; and

WHEREAS, the State of Illinois recognizes that early identification of gifted and talented children, as well as special guidance and encouragement from qualified personnel, is needed to fully develop their unique potential to learn and to excel; and

WHEREAS, encouragement, such as provided in gifted educational programs in our schools, helps these children become the outstanding leaders of the future in every field of endeavor in Illinois, the nation, and the world; and

WHEREAS, for over 25 years, Illinois has been providing gifted educational programs;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim December 1988 as GIFTED CHILD MONTH in Illinois, in recognition of these special children and the valuable contributions they make to society.

Issued November 14, 1988. Filed November 21, 1988.

PROCLAMATION

88-538

John Fischetti Endowment Day

WHEREAS, Pulitzer Prize winner John Fischetti (1916-1980) was editorial cartoonist for the Chicago Sun-Times, Chicago Daily News and New York Herald Tribune; and

WHEREAS, Columbia College, Chicago, sponsors the annual John Fischetti Editorial Cartoon Competition Dinner. Proceeds from the event go to the college's John Fischetti Scholarship Endowment; and

WHEREAS, the cartoon competition attracts entries from all over the United States and Canada; and

WHEREAS, the annual dinner will be held November 29 at the Grand Ballroom of the Chicago Hilton and Towers;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim November 29, 1988, as JOHN FISCHETTI ENDOWMENT DAY in Illinois, and congratulate Columbia College on its contribution to liberal arts education.

Issued November 14, 1988. Filed November 21, 1988.

PROCLAMATION
88-539
Bible Week

WHEREAS, one of the greatest challenges in America today is to renew a spiritual vision and vitality among our people; and

WHEREAS, reading and understanding the Bible can be a great source of strength, and can offer every person a guide for living and for making the decisions that face each of us in striving for a full and happy life; and

WHEREAS, no other writings, work or group of ideas has had so profound an effect upon our attitudes, beliefs, ideas and conventions. Biblical teachings inspired concepts of civil government that are contained in our Declaration of Independence and the Constitution of the United States; and

WHEREAS, the purpose of the 48th interfaith Bible Week observance is to stimulate interest in the Bible and to encourage individuals to become familiar with its teachings;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim November 20-27, 1988, as BIBLE WEEK in Illinois, in conjunction with the national observance.

Issued November 15, 1988. Filed November 21, 1988.

PROCLAMATION
88-540
Christmas Is For Children Day

WHEREAS, Avon Products, Inc. contributes to the business community of the State of Illinois by manufacturing and distributing quality products and providing employment opportunities for residents of the state; and

WHEREAS, the Boys and Girls Clubs of Chicago are dedicated to providing inner-city youth with programs that develop them into more productive citizens; and

WHEREAS, Avon Products, Inc. is sponsoring a program for Boys and Girls Club members in which they will develop a sense of accomplishment, self worth, and responsibility; and

WHEREAS, the spirit of giving is associated with the Christmas holiday and Avon's "Christmas is for Children" program teaches youth the importance of earning and giving; and

WHEREAS, the Boys and Girls Clubs of Chicago and Avon are both concerned with today's youth and will work together to make the program a positive experience for all those involved;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim December 3, 1988, as CHRISTMAS IS FOR CHILDREN DAY in Illinois, and commend Avon Products, Inc. and the Boys and Girls Clubs of Chicago for their contributions to inner-city youth.

Issued November 15, 1988. Filed November 21, 1988.

PROCLAMATION

88-541

Drunk And Drugged Driving Awareness Week

WHEREAS, more violent deaths are attributed to traffic accidents than any other cause with 1,685 fatalities occurring in Illinois in 1987; and

WHEREAS, approximately 40 percent of fatally injured drivers whose blood is tested have alcohol concentrations above the legal limit; and

WHEREAS, reports of accidents involving drivers who have used illegal drugs also are increasing; and

WHEREAS, while property damage estimates are in the hundreds of millions of dollars, the cost of drunk driving to society is truly inestimable when the suffering of innocent victims is taken into consideration; and

WHEREAS, citizens are demanding a solution to this nationwide health and safety threat; and

WHEREAS, such a solution requires the cooperation of all levels of government as well as the general public; and

WHEREAS, this holiday season, traditionally a time of increased accidents, is an appropriate time to focus attention on both the problem and its solution;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim December 12-16, 1988, as DRUNK AND DRUGGED DRIVING AWARENESS WEEK in Illinois, in conjunction with the national observance. I strongly urge all our citizens to remember: "If you drive, don't drink; if you drink, don't drive."

Issued November 15, 1988. Filed November 21, 1988.

PROCLAMATION

88-542

National Philanthropy Day

WHEREAS, there are 11,170 nonprofit philanthropic organizations in the greater Chicago area that are largely responsible for enhancing the quality of life for Chicagoland citizens; and

WHEREAS, more than 230,000 people are employed by these philanthropic organizations, representing 7 percent of the total people employed in the greater Chicago area, and exceeding by one-third the total government employees in this area; and

WHEREAS, over 153,000 people volunteer their services to social service organizations alone each month giving over 22,032,000 hours per year; and

WHEREAS, private contributions by the people of the greater Chicago area to support human service and higher education organizations alone amount to well over \$1,000,000,000 each year; and

WHEREAS, the people of the greater Chicago area should demonstrate their gratitude and support for philanthropic organizations and the efforts, skills and resources of those individuals who carry out the mission of these organizations;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim November 18, 1988, as NATIONAL PHILANTHROPY DAY in Illinois, and urge the people of the Chicagoland area to join me in supporting those philanthropic organizations that help make life in the greater Chicago area better for everyone.

Issued November 15, 1988. Filed November 21, 1988.

PROCLAMATION
88-543

Farm Women's Month

WHEREAS, the economic hub of Illinois is its agriculture; and

WHEREAS, the management and operation of a farm requires vast amounts of time, energy, skill and family support; and

WHEREAS, farm women are true partners with their families in the business of farming; and

WHEREAS, Illinois farm women are being recognized as valuable business partners to their farm families and for their efforts in promoting a better urban/rural understanding;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim November 1988 as FARM WOMEN'S MONTH in Illinois in recognition of their contributions to their families, their communities and the business of agriculture.

Issued November 16, 1988. Filed November 21, 1988.

PROCLAMATION
88-544

Glenn Hall Day

WHEREAS, Glenn Hall, goaltender for the Chicago Blackhawks Hockey Team, has played 618 games in Chicago, posting 51 shutouts and earning himself the nickname of "Mr. Goalie"; and

WHEREAS, he holds the Chicago Blackhawks record for the most consecutive games (503) played by a goaltender; and

WHEREAS, he was acquired from Detroit in a July 1957 trade, was a member of the 1961 Stanley Cup Champion Chicago Blackhawks Hockey Team, and has completed 18 seasons in the National Hockey League; and

WHEREAS, his career totals stand at 906 games played, 407 wins, 327 losses, and 165 ties, with a sparkling 2.51 goals against average; and

WHEREAS, he was inducted into the National Hockey League Hall of Fame in 1975, and his career total of 84 shutouts still ranks third highest in National Hockey League history;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim November 20, 1988, as GLENN HALL DAY in Illinois, in recognition of this outstanding athlete.

Issued November 16, 1988. Filed November 21, 1988.

PROCLAMATION

88-545

Richard Gromer Day

WHEREAS, on November 17, 1988, Richard Gromer will open a new Gromer Super Market in the new Clock Tower Plaza; and

WHEREAS, the new 63,000-square-foot supermarket will have a tremendous economic impact on the city of Elgin, and it will be the second store to open in the plaza; and

WHEREAS, a \$5 million venture, Gromer Super Market will serve as an anchor for further expansion in Elgin's downtown area; and

WHEREAS, currently, Richard Gromer has a 50,000-square-foot supermarket on the west side of Elgin that grew from the 1,800-square-foot store opened in 1937 by Richard's parents, Harold and Francis Gromer; and

WHEREAS, today, Richard and his wife, Bernice, are dedicated to running the family business as well as investing their hard work in the community;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim November 17, 1988, as RICHARD GROMER DAY in Illinois in recognition of his outstanding contributions to the city of Elgin and the State of Illinois.

Issued November 16, 1988. Filed November 21, 1988.

PROCLAMATION

88-546

Sepp Herberger Sport, Radio And Press Ball Day

WHEREAS, for 24 years, the Sepp Herberger Committee has been sponsoring soccer clubs for Chicago-area youth; and

WHEREAS, the Sepp Herberger Committee also emphasizes good citizenship and pride in their heritage to all who participate in its activities; and

WHEREAS, appreciation is expressed to the dedicated coaches and trainers of the soccer clubs at a special event each year;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim November 26, 1988, as SEPP HERBERGER SPORT, RADIO AND PRESS BALL DAY in Illinois, in honor of the contributions made to our state by this civic organization.

Issued November 16, 1988. Filed November 21, 1988.

PROCLAMATION

88-547

Thanksgiving Day

"My country 'tis of thee
sweet land of liberty, of thee I sing.
Land where our fathers died, land of the Pilgrim's pride.
From every mountainside, let freedom ring."

"America," Samuel Francis Smith, 1832

WHEREAS, the Pilgrims carried on an ancient tradition when they had a Thanksgiving festival at Plymouth Colony in 1621. They were grateful for their survival and the absence of persecution; and

WHEREAS, America's first national Thanksgiving was proclaimed by the Continental Congress on November 1, 1777. George Washington made the first presidential proclamation for a Thanksgiving in 1789, in honor of the new Constitution; and

WHEREAS, Thanksgiving Day was first celebrated on a specific day in 1861 upon President Lincoln's request that all states observe the last Thursday in November as a day of thanks; and

WHEREAS, we are still thankful today for our well-being and our environment of freedom, as the Pilgrims were, and Thanksgiving Day is anticipated with joy and cherished as one of the most beautiful expressions of the spirit of America;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim November 24, 1988, as THANKSGIVING DAY in Illinois.

Issued November 16, 1988. Filed November 21, 1988.

PROCLAMATION

88-548

Tony Esposito Day

WHEREAS, Tony Esposito is a veteran of 16 seasons in the National Hockey League, and he has spent 15 of these years in a Chicago Blackhawks Hockey Team uniform; and

WHEREAS, in his first full season in the National Hockey League, he recorded 15 shutouts, a Blackhawks record, winning the Calder Trophy as the NHL's "Rockie-of-the-Year" and earning the nickname "Tony O"; and

WHEREAS, his career totals stand at 886 games played, 423 wins, 307 losses, and 151 ties, with a 2.92 goals against average; and

WHEREAS, his outstanding career as a goaltender earned him a place in the National Hockey League Hall of Fame in September of 1988; and

WHEREAS, Tony Esposito appeared in two Stanley Cup Final Series as a Blackhawks in 1971 and 1973, and he stopped the only penalty shot against the Blackhawks in their playoff history when he stoned Frank Mahovlich in the 1971 Stanley Cup Finals; and

WHEREAS, he still holds the Blackhawks record for most consecutive wins by a goaltender with eight wins. His 76 career shutouts rank 7th in National Hockey League History, and the Blackhawks club record is still his 74 shutouts;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim November 20, 1988, as TONY ESPOSITO DAY in Illinois, in recognition of his outstanding accomplishments in the sport of hockey.

Issued November 16, 1988. Filed November 21, 1988.

PROCLAMATION

88-549

U. S. Security Mail Box Week

WHEREAS, centralized mail delivery provides mail delivery for a number of residences at a convenient, central point; and

WHEREAS, centralized units have been in use for over 10 years and are a proven, safe, and convenient means of mail delivery; and

WHEREAS, this is a safe, secure form of mail delivery because each box is locked and only the resident has the key; and

WHEREAS, the units are neat, attractive and well maintained, and they will complement all types of developments - single family homes, townhouses, duplexes, condominiums, and mobile home parks; and

WHEREAS, security mail boxes are economical as they are supplied, installed and maintained by the U.S. Postal Service;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim December 4-10, 1988, as U.S. SECURITY MAIL BOX WEEK in Illinois.

Issued November 17, 1988. Filed November 21, 1988.

PROCLAMATION

88-550

Hungarian Freedom Fighter's Day

WHEREAS, the 32nd Anniversary of the Freedom Fight of 1956 will be commemorated by 40,000 Hungarians on October 23; and

WHEREAS, the 13-day strike for freedom failed; however, Hungary was leading Communist nations in tolerance for cultural freedoms and small private enterprise by the 1970s; and

WHEREAS, Hungarians in many lands all commemorate the anniversary of the Hungarian Revolution. Here in Illinois, we honor the memories of those who fell in the defense of their short-lived liberty;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim October 23, 1988, as HUNGARIAN FREEDOM FIGHTER'S DAY in Illinois.

Issued October 22, 1988. Filed November 21, 1988.

ACTION CODES **JCAR - Joint Committee on Administrative Rules**

A - Adopted Rule
AR - Adopted Repealer
C - Notice of Corrections
CC - Codification Changes
E - Emergency Rule
ER - Emergency Repealer
M - Modification to meet JCAR objections
O - JCAR Statement of Objections

P - Proposed Rule
PF - Prohibited Filing Ordered by JCAR
PP - Peremptory or Court ordered Rules
PR - Proposed Repealer
R - Refusal to meet JCAR objection
RC - Statement of Recommendation
S - Suspension ordered by JCAR
W - Withdrawal to meet JCAR objections

EXAMPLE:

AGRICULTURE, DEPARTMENT OF

TITLE → **PART** → **ACTION CODE** → **PAGE NUMBER** → **PREVIOUS VOLUME** → **ACTION CODE** → **PAGE NUMBER** → **ACTION CODE**

8 Ill. Adm. Code 285 Ill. Grain Insurance Act (P-18048/85; A-6818)

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-9786.

AGING, DEPARTMENT ON

89 Ill. Adm. Code 240 Community Care Program (A-7980) (P-10821)
 89 Ill. Adm. Code 230 Older Americans Act Programs (P-12137) (E-12540) (P-14777)

AGRICULTURE, DEPARTMENT OF

8 Ill. Adm. Code 1 Administrative Rules (Formal Administrative Proceedings; Contested Cases; Petitions; Declaratory Rulings; Public Disclosure) (P-4743; A-11439)
 8 Ill. Adm. Code 30 Animal Control Act (P-15999/87; A-2216)
 8 Ill. Adm. Code 110 Animal Diagnostic Laboratory Act (P-15669/87; A-3379) (P-19153)
 8 Ill. Adm. Code 25 Animal Welfare Act (P-15676/87; A-8265) (P-19164)
 8 Ill. Adm. Code 75 Bovine Brucellosis (P-15686/87; A-3386) (P-19172)
 8 Ill. Adm. Code 20 Definitions (P-15695/87; A-8275) (P-19178)
 8 Ill. Adm. Code 85 Diseased Animals (P-15704/87; A-8283) (P-19185)
 8 Ill. Adm. Code 700 Farnland Preservation Act (P-18833/87; A-5235) (P-14786) (P-17139)
 68 Ill. Adm. Code 600 Grain Dealers (P-19795)
 8 Ill. Adm. Code 675 Groundwater Use Guidelines (P-3539; A-10416) (E-3790)
 8 Ill. Adm. Code 80 Ill. Bovine Tuberculosis Eradication Act (P-15716/87; A-8295) (P-19196)
 8 Ill. Adm. Code 90 Ill. Dead Animals Disposal Act (P-19201)
 8 Ill. Adm. Code 250 Ill. Pesticide Act (P-7035; A-12784)
 8 Ill. Adm. Code 250 Ill. Pesticide Act of 1979 (P-7035)
 8 Ill. Adm. Code 115 Ill. Pseudorabies Control Act (P-15720/87; A-3394) (P-19218)
 8 Ill. Adm. Code 230 Ill. Seed Law (P-1679; A-10437)
 8 Ill. Adm. Code 240 Insect Pest & Plant Disease Act (P-20295/87; A-8299)
 8 Ill. Adm. Code 40 Livestock Auction Markets (P-15737/87; A-3411)

AGRICULTURE, DEPARTMENT OF (CONT'D)

8 Ill. Adm. Code 610 Livestock Dealer Licensing (P-19205)
 8 Ill. Adm. Code 125 Meat & Poultry Inspection Act (PP-2154) (P-17331/87; A-3417) (PP-4879) (PP-6313) (PP-6819) (PP-19116) (P-19211)
 2 Ill. Adm. Code 700 Organizational Chart, Description, Rulemaking Procedure, & Programs (A-6648)
 8 Ill. Adm. Code 505 Public Grain Warehouse & Warehouse Receipts Act (P-19806)
 8 Ill. Adm. Code 290 Standardbred & Thoroughbred Horse Breeding & Racing Programs (P-8171; A-14515)
 8 Ill. Adm. Code 100 Swine Brucellosis (P-15743/87; A-3432)
 8 Ill. Adm. Code 105 Swine Disease Control & Eradication Act (P-15751/87; A-3440)
 8 Ill. Adm. Code 600 Weights & Measures Act (P-18841/87; A-8306) (P-10271; A-15524)

ALCOHOLISM AND SUBSTANCE ABUSE, DEPARTMENT OF

77 Ill. Adm. Code 2055 Drug Abuse Programs (PR-5683)
 77 Ill. Adm. Code 2056 Driving Under the Influence Programs (P-20303/87; O-9174; RC-9176; R-11317; A-11138) (PR-20336/87; AR-11136)
 77 Ill. Adm. Code 2058 Licensure of Alcoholism & Substance Abuse Treatment, Intervention & Research Programs (P-5760; O-11322; R-14735; A-14524)
 77 Ill. Adm. Code 2000 Rules of Practice & Procedure in Administrative Hearings (PR-5845)
 77 Ill. Adm. Code 2070 Schedule of Controlled Substances (P-3147)
 77 Ill. Adm. Code 2090 Subacute Alcoholism & Substance Abuse Treatment Services (P-10994; A-20061) (E-11273; O-14457)

ATTORNEY GENERAL

14 Ill. Adm. Code 200 Franchise Disclosure Act (P-1; A-9424; C-10804) (E-1124)
 14 Ill. Adm. Code 470 Retail Advertising (P-15239)

BANKING BOARD OF ILLINOIS, STATE

38 Ill. Adm. Code 900 Hearings for Removal of Directors, Officers, Employees or Agents of a State Bank (P-10277; A-17074)

BANKS AND TRUST COMPANIES, COMMISSIONER OF

38 Ill. Adm. Code 305 Bank Branches (P-4295; A-11178)
 38 Ill. Adm. Code 310 Electronic Fund Transfers (P-5489; RC-15732; A-17774)
 38 Ill. Adm. Code 330 Lending Limits (P-20372/87; A-7991) (P-10282; A-17280)
 38 Ill. Adm. Code 357 Reduction in the Number of Required Directors (P-3865; A-10663)
 38 Ill. Adm. Code 356 Reimbursement to Banks for Financial Records (P-3158; A-11182)
 38 Ill. Adm. Code 355 Statutory Bad Debts (P-3869; A-10667)

CAPITOL DEVELOPMENT BOARD

71 Ill. Adm. Code 50 Bonding Guidelines (P-10957/87; A-9845)
 71 Ill. Adm. Code 400 Ill. Accessibility Code (PR-6649/87; AR-5243) (P-6597/87; O-19830/87; M-5473; A-5245)
 44 Ill. Adm. Code 1050 Insurance & Surety Companies (P-10968/87; A-9856) (P-13377)
 44 Ill. Adm. Code 950 Prequalification & Suspension of Contractors (P-10972/87; A-9860)
 44 Ill. Adm. Code 980 Prequalification of Architects & Engineers (P-13691)
 44 Ill. Adm. Code 910 Procurement Practices (P-10976/87; A-9864)
 44 Ill. Adm. Code 1000 Selection of Architects/Engineers (A/E) (P-12140; A-17815)

CARNIVAL-AMUSEMENT SAFETY BOARD

56 Ill. Adm. Code 6000 Carnival & Amusement Ride Inspection Law (P-20699/87; A-11186)

CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF

80 Ill. Adm. Code 3100 Auto Liability (P-2041; A-9487)
 89 Ill. Adm. Code 1300 Day Care (P-19223)
 44 Ill. Adm. Code 5010 Marking, Inventory, Transfer & Disposal of State-Owned Personal Property (P-14907/87; A-10671)
 80 Ill. Adm. Code 302 Ment & Fitness (P-4969/87; A-5634) (P-10569) (P-15813) (E-16214)

CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF (CONT'D)

- 80 Ill. Adm. Code 310 Pay Plan (PP-3811) (PP-5459) (P-16099/87; A-6073) (P-17955/87; A-6073) (P-7453; A-14630) (E-7734) (PP-7783) (P-7889) (PP-8135) (PP-9745) (E-11778; O-15764) (P-12599) (E-12895; C-13359; C-13716; O-15766) (PP-13306; O-15769)
- 80 Ill. Adm. Code 2150 Service-Connected Days Benefit Administration (P-10285)
- 80 Ill. Adm. Code 2650 Solicitation for Charitable Payroll Deductions (P-6871) (E-6975; O-11352) (ER-10191)
- 44 Ill. Adm. Code 1 Standard Procurement (P-6351; O-12551; W-17978) (P-19225)
- 80 Ill. Adm. Code 2110 State of Ill. Dependent Care Assistance Plan (P-7912; A-17283) (E-11795)
- 80 Ill. Adm. Code 2120 State of Ill. Medical Care Assistance Plan (P-8180; A-17296) (E-11810)
- 80 Ill. Adm. Code 2800 Travel (P-10363/87; O-19842/87; R-1636; A-738) (PR-10373/87; AR-749)

CHILDREN AND FAMILY SERVICES, DEPARTMENT OF

- 89 Ill. Adm. Code 385 Background Checks (P-13744)
- 89 Ill. Adm. Code 334 Administration & Funding of Community-Based Services to Youth (P-11915)
- 89 Ill. Adm. Code 431 Confidentiality of Personal Information of Persons Served by the Department (P-11922)
- 89 Ill. Adm. Code 310 Delivery of Youth Services Funded by the Department of Children & Family Services (P-11935)
- 89 Ill. Adm. Code 437 Department of Children & Family Services Employee Conflict of Interest (P-13752)
- 89 Ill. Adm. Code 408 Licensing Standards for Group Day Care Homes (P-13757)
- 89 Ill. Adm. Code 357 Purchase of Service (P-13807)
- 89 Ill. Adm. Code 300 Reports of Child Abuse & Neglect (P-11953)
- 89 Ill. Adm. Code 302 Services Delivered by the Department (P-13814)

CIVIL SERVICE SYSTEM, STATE UNIVERSITIES

- 80 Ill. Adm. Code 250 State Universities Civil Service System (P-16281/87; A-3457) (P-6386; O-12559; M-17127; A-17079) (P-17569)

COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF

- 14 Ill. Adm. Code 630 Corridors of Opportunity Program (P-4987)
- 47 Ill. Adm. Code 160 Emergency Shelter Grants Program (P-14036/87; O-3119; RC-3122; R-3827; A-3676) (P-9271)
- 14 Ill. Adm. Code 520 Enterprise Zone Program (P-15419/87; A-4115) (P-5856; A-17823) (P-17346/87; O-7826; R-11318; A-11201)
- 14 Ill. Adm. Code 590 Ill. Large Business Development Program (P-15249)
- 14 Ill. Adm. Code 620 Labor-Management Program (P-14797) (E-15207)
- 14 Ill. Adm. Code 550 Local Tourism & Convention Bureau Program (P-14550/87; A-2226)
- 14 Ill. Adm. Code 500 Metropolitan Civic Center Support Program (P-9275)
- 47 Ill. Adm. Code 10 Review & Appeal Procedures (P-13737/87; A-9868)
- 14 Ill. Adm. Code 640 Rural Diversification Program (P-7926)
- 1 Ill. Adm. Code 300 Small Business Impact Analysis Procedures (P-8511)
- 47 Ill. Adm. Code 1 Standard Grant Administration Requirements (P-4403)
- 47 Ill. Adm. Code 110 State Administration of the Federal Community Development Block Grant Program for Small Cities (P-12073/87; A-2254)
- 47 Ill. Adm. Code 120 State Administration of the Federal Community Services Block Grant Program (P-14185/87; A-751) (P-4751; A-17311) (P-8521)
- 47 Ill. Adm. Code 100 State Administration of the Federal Low-Income Home Energy Assistance Block Grant Program (P-4976/87; O-18350/87; H-1638; A-757) (P-2173; A-14639) (P-4299; A-15530) (P-9287)

- 56 Ill. Adm. Code 2610 Training Services for the Disadvantaged (P-13097/87; A-4128)
- 56 Ill. Adm. Code 2650 Uniform Fiscal & Administrative Standards for the Job Training Partnership Act (P-62; A-15961)

COMMERCE COMMISSION, ILLINOIS

- 92 Ill. Adm. Code 1207 Agents for Service of Process (P-2047; A-10453)
- 83 Ill. Adm. Code 270 Annual Gross Revenue Return (G.O. 191) (P-293) (P-19983/87; W-1640)
- 83 Ill. Adm. Code 270 Annual Gross Revenue Return Tax (P-293; A-7580)
- 92 Ill. Adm. Code 2000 Broker's Licenses (P-2050)

COMMERCE COMMISSION, ILLINOIS (CONT'D)

- 83 Ill. Adm. Code 325 Charitable Contributions (PR-18021)
- 83 Ill. Adm. Code 711 Cost Allocation for Large Local Exchange Carriers (P-298; A-9495) (E-11136)
- 83 Ill. Adm. Code 712 Cost Allocation for Small Local Exchange Carriers (P-302; A-9588) (E-12136)
- 83 Ill. Adm. Code 215 Designation of Agent Upon Whom Service of All Notices & Process May be Made (G.O. 37) (P-18026)
- 83 Ill. Adm. Code 756 Dual Party Relay Service (P-7455; O-14428; R-17437; A-17321)
- 83 Ill. Adm. Code 281 Energy Assistance (P-19989/87; A-19664)
- 92 Ill. Adm. Code 1205 Fees & Taxes (P-7947; O-14432; RC-14436; R-15719; A-15540)
- 92 Ill. Adm. Code 1235 Independent Review Board Rules of Practice (P-17045)
- 92 Ill. Adm. Code 1206 Investigation & Suspension of Rates (P-18885/87; A-6089)
- 83 Ill. Adm. Code 440 Least-Cost Planning for Electric Utilities (P-3162)
- 83 Ill. Adm. Code 535 Least-Cost Planning for Natural Gas Utilities (P-9314)
- 83 Ill. Adm. Code 590 Minimum Safety Standards for Transportation of Gas & for Pipeline Facilities (A-12997)
- 92 Ill. Adm. Code 1800 Minimum Safety Standards for Transportation of Gas & for Pipeline Facilities (P-4417; A-11707) (A-12997)
- 92 Ill. Adm. Code 1304 Motor Carrier of Property Fitness (P-13381)
- 92 Ill. Adm. Code 1470 Non-Relocation Towing (PP-12122)
- 92 Ill. Adm. Code 1710 Relocation Towing (PP-1630; RC-4944)
- 92 Ill. Adm. Code 595 Reports of Accidents or Incidents by Person Engaged in the Transportation of Gas, or Who Own or Operate Gas Pipeline Facilities (A-12998) (P-16309)
- 83 Ill. Adm. Code 755 Telecommunications Access for the Deaf (P-11587/87; A-3687)
- 83 Ill. Adm. Code 757 Telephone Assistance Program (P-14799)
- 92 Ill. Adm. Code 1460 Uniform Commodity Classifications (PR-13385)
- 83 Ill. Adm. Code 415 Uniform System of Accounts for Electric Utilities (P-3873; A-11710)
- 83 Ill. Adm. Code 710 Uniform System of Accounts for Telecommunications Carriers (P-305; A-9645) (E-1295) (P-19563)
- 83 Ill. Adm. Code 710 Uniform System of Accounts for Telephone Utilities (PR-308; AR-9659) (ER-1309)

COMMUNITY COLLEGE BOARD, ILLINOIS

- 23 Ill. Adm. Code 1501 Administration of the Ill. Public Community College Act (P-4420; O-11325; RC-11328; W-15763) (P-17963/87; A-6660) (P-7057; A-16699) (P-10290; A-15973) (P-12147; O-17440; R-19784; A-19691) (P-16313)

COMPTROLLER

- 74 Ill. Adm. Code 290 Contract Content (P-13518)
- 74 Ill. Adm. Code 280 Public Radio & Television Station Grants (P-19259)
- 74 Ill. Adm. Code 200 Transition Regs. of the Comptroller (P-13526)
- 74 Ill. Adm. Code 230 University Imprest System, The (P-13529)

CONSERVATION, DEPARTMENT OF

- 17 Ill. Adm. Code 530 Cock Pheasant, Hungarian Partridge, Bobwhite Quail, Rabbit & Crow Hunting Regs. (P-4999; A-12016)
- 17 Ill. Adm. Code 830 Commercial Fishing & Musseling in Certain Waters of the State (P-4761; A-11714)
- 17 Ill. Adm. Code 850 Commercial Fishing in Lake Michigan (P-2183; A-7996)
- 17 Ill. Adm. Code 2030 Designation of Restricted Waters in the State of Ill. (E-8745) (P-10575; A-16707) (E-12111) (P-13820)
- 17 Ill. Adm. Code 1540 Distribution & Sale of Plant & Plant Materials (P-18463/87; A-5296)
- 17 Ill. Adm. Code 950 Dog Training on Department-Owned or Managed Sites (P-13116/87; A-1808)
- 17 Ill. Adm. Code 730 Dove Hunting (P-5016; A-12186)
- 17 Ill. Adm. Code 730 Dove Hunting Regs. (P-5016)
- 17 Ill. Adm. Code 590 Duck, Goose & Coot Hunting (P-5027; A-12200) (E-16233; O-20245)
- 17 Ill. Adm. Code 590 Duck, Goose & Coot Hunting Regs. (P-5027)
- 17 Ill. Adm. Code 1590 Falconry & the Captive Propagation of Raptors (P-5072; A-12807)
- 17 Ill. Adm. Code 930 Field Trials on Non-Department Owned or Managed Lands (P-5522; A-11720)
- 17 Ill. Adm. Code 510 General Hunting & Trapping on Department-Owned or Managed Sites (P-5081; A-11724)
- 17 Ill. Adm. Code 510 General Hunting Regs. on Department-Owned or Managed Sites (P-5081)

CONSERVATION, DEPARTMENT OF (CONT'D)

- 17 Ill. Adm. Code 570 Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Weasel, Red Fox, Gray Fox, Coyote, Beaver & Woodchuck (Groundhog) Trapping Regs. (P-5087; A-12034) (E-16261)
- 17 Ill. Adm. Code 550 Raccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) Hunting Regs. (P-5094; A-11730)
- 17 Ill. Adm. Code 950 Rules of Regs. Governing the Use of Properties Managed by the Department for Dog Training Issued in Accordance with the Provisions of Chapter 61 of Ill. Revised Statutes (PR-13121/87; AR-1813)
- 17 Ill. Adm. Code 1545 Sale of Forest Products (P-12103/87; A-2274; RC-7829)
- 17 Ill. Adm. Code 520 Scientific Permits (P-1456/87; A-1815)
- 17 Ill. Adm. Code 810 Sport Fishing Regs. For the Waters of Ill. (P-19435/87; A-5306) (E-6981) (E-10525) (P-10580; A-15982)
- 17 Ill. Adm. Code 690 Squirrel Hunting (P-5104; A-12246)
- 17 Ill. Adm. Code 690 Squirrel Hunting Regs. (P-5104)
- 17 Ill. Adm. Code 720 Taking of Wild Turkeys - Fall Archery Season, The (P-5111; A-12254)
- 17 Ill. Adm. Code 710 Taking of Wild Turkeys - Spring Season, The (P-19471/87; A-5342)
- 17 Ill. Adm. Code 1535 Timber Harvest Fees (P-8197; A-16018)
- 17 Ill. Adm. Code 670 White-Tailed Deer Hunting By Use of Bow & Arrow (P-5117; A-12042)
- 17 Ill. Adm. Code 650 White-Tailed Deer Hunting By Use of Firearms (P-74; A-8003) (P-5525; A-12055)
- 17 Ill. Adm. Code 740 Woodcock, Snipe, Rail & Teal Hunting (P-5130; A-12261)
- 17 Ill. Adm. Code 740 Woodcock, Snipe, Rail & Teal Hunting Regs. (P-5130)

CORRECTIONS, DEPARTMENT OF

- 20 Ill. Adm. Code 701 County Jail Standards (P-313; A-12274)
- 20 Ill. Adm. Code 702 County Juvenile Detention Standards (P-378; A-12340)
- 20 Ill. Adm. Code 703 County Shelter Care Standards (P-443; A-12405)
- 20 Ill. Adm. Code 504 Discipline & Grievances (P-1272/87; A-8351)
- 20 Ill. Adm. Code 205 Funds of Committed Persons (P-10980/87; A-5351)
- 20 Ill. Adm. Code 720 Municipal Jail & Lockup Standards (P-489; A-12452)
- 20 Ill. Adm. Code 525 Rights & Privileges (P-3542; A-9664)

CRIMINAL JUSTICE INFORMATION AUTHORITY, ILLINOIS

- 20 Ill. Adm. Code 1520 Operating Procedures for the Administration of Federal Funds (P-12110/87; O-7832; R-8750; A-8649)
- 20 Ill. Adm. Code 1550 Procedures for Approving the Form & Manner of Reporting Arrest, Charge, & Disposition Information to the Department of State Police (P-7800/87; A-7585)

EDUCATION, BOARD OF HIGHER

- 23 Ill. Adm. Code 1010 Higher Education Cooperation Act (P-12622)

EDUCATION, STATE BOARD OF

- 23 Ill. Adm. Code 25 Certification (P-1694; A-16022) (P-11894/87; O-19860/87; M-3828; A-3709)
- 23 Ill. Adm. Code 50 Evaluation of Certified School District Employees in Contractual Continued Services (P-20377/87; A-9882)
- 23 Ill. Adm. Code 210 Learning Assessment & School Improvement Plans (P-6873; A-16052)
- 23 Ill. Adm. Code 110 Program Accounting Manual (P-12625)
- 23 Ill. Adm. Code 1 Public Schools Evaluation, Recognition & Supervision (P-9385/87; O-19868/87; M-4884; A-4800)
- 23 Ill. Adm. Code 275 Pupil Transportation (P-12745)
- 23 Ill. Adm. Code 120 Pupil Transportation Reimbursement (P-9402/87; A-4147) (P-19266)
- 23 Ill. Adm. Code 200 Sex Equity (P-19279)
- 23 Ill. Adm. Code 226 Special Education (P-17151)
- 23 Ill. Adm. Code 375 Student Records (P-11608/87; R-4886; A-4818)
- 23 Ill. Adm. Code 230 Summer School for Gifted & Remedial Education (P-12747)
- 23 Ill. Adm. Code 254 Vocational Education (P-4451/87; O-15357/87; RC-238; R-3116; A-2282) (P-8777)

ELECTIONS, STATE BOARD OF

- 26 Ill. Adm. Code 209 Voting Accessibility for the Elderly & Handicapped (P-11296/87; A-10708)

EMERGENCY SERVICES AND DISASTER AGENCY

- 29 Ill. Adm. Code 430 Emergency & Written Notification of an Incident or Accident Involving a Reportable Hazardous Substance (P-17575)
- 29 Ill. Adm. Code 620 Emergency Planning & Community Right-to-Know (P-11910/87; O-4887; R-10235; A-9888)
- 29 Ill. Adm. Code 430 Telephone Notification of Hazardous Incidents (PR-17585)

EMPLOYMENT, SECURITY, DEPARTMENT OF

- 56 Ill. Adm. Code 2725 Administrative Hearings & Appeals (P-11387; A-16060) (P-17973/87; A-14653)
- 56 Ill. Adm. Code 2720 Claims, Adjudication, Appeals & Hearings (P-8201; A-14660)
- 56 Ill. Adm. Code 2770 Determination of Unemployment Contributions (P-86; A-12473) (E-210; O-4947) (P-20481/87; O-9178; R-11319; A-11213) (P-11978; A-18143) (P-13825)
- 56 Ill. Adm. Code 2920 Disqualifying Income & Reduced Benefits (P-7956; A-16066) (P-17592)
- 56 Ill. Adm. Code 2960 General Provisions (P-6880; A-13596)
- 56 Ill. Adm. Code 2760 Notices, Records, Reports (P-88; O-11331; R-13632; A-13604) (E-222; O-4949) (P-11393; A-16070)
- 56 Ill. Adm. Code 2765 Payment of Unemployment Contributions, Interest & Penalties (P-90; A-11740) (E-225; O-4955) (P-11021; O-15735; R-17439; A-17342) (P-13531)
- 56 Ill. Adm. Code 2835 Recovery of Benefits (P-92; A-11746) (E-231; O-4957)
- 56 Ill. Adm. Code 2712 Rules of General Application (P-5025/86; A-116791/86; O-11355; RC-11359) (P-15257)
- 56 Ill. Adm. Code 2730 Wages (P-8211; A-15072) (P-19818)

ENVIRONMENTAL PROTECTION AGENCY

- 35 Ill. Adm. Code 378 Effluent Disinfection Exemptions (P-12753)
- 35 Ill. Adm. Code 671 Establishing a Maximum Setback Zone for Community Water Supply Wells Under Section 14.3(a), (b), & (c) of the Environmental Protection Act (P-3877)
- 35 Ill. Adm. Code 661 General Conditions of Grants for the Financing & Construction of Public Water Supply Facilities (P-19480/87; O-7835; RC-7843; R-9169; A-8926)
- 35 Ill. Adm. Code 283 General Procedures for Suck Testing (PR-16319)
- 35 Ill. Adm. Code 671 Maximum Setback Zone for Community Water Supply Wells (P-3877; A-14134)
- 35 Ill. Adm. Code 260 Policy for Granting Permission to Operate During Periods of Excess Emissions (PR-16336)
- 35 Ill. Adm. Code 251 Procedures for Collection of Air Pollution Site (P-19825)
- 35 Ill. Adm. Code 161 Procedures for Determining & Protecting Confidential Information (P-16343)
- 35 Ill. Adm. Code 660 Procedures for Issuing Grants for the Financing & Construction of Public Water Supply Facilities (P-19563/87; A-9018)
- 35 Ill. Adm. Code 365 Procedures for Issuing Loans from the Water Pollution Control Revolving Fund (P-18030)
- 35 Ill. Adm. Code 870 Procedures for Issuing Solid Waste Planning & Enforcement Grants (P-5534)
- 35 Ill. Adm. Code 277 Procedures for Measuring Emissions of Carbon Monoxide from Stationary Sources (PR-16346)
- 35 Ill. Adm. Code 263 Procedures for Measuring Emissions of Particulate Matter from Stationary Sources (PR-16352)
- 35 Ill. Adm. Code 855 Procedures for Operation of the Hazardous Waste Fee System (P-17358/87; A-6094) (P-19834)
- 35 Ill. Adm. Code 858 Procedures for Operation of the Non-Hazardous Solid Waste Fee System (P-17599)
- 35 Ill. Adm. Code 857 Procedures for Payment of Special Waste Hauling Permit Application Fees (P-16294/87; O-3125; R-4725; A-4703)
- 35 Ill. Adm. Code 276 Procedures to be Followed in the Performance of Annual Inspections of Motor Vehicle Exhaust Emissions (P-17051)
- 35 Ill. Adm. Code 285 Self-Monitoring & Reporting by Sources of Air Pollution (PR-16365)
- 35 Ill. Adm. Code 860 State Remedial Action Priorities List (P-94; A-16074)
- 35 Ill. Adm. Code 373 Third Stage Treatment: Lagoon Exemptions (P-13125/87; O-19883/87; R-1641; A-3472)
- 35 Ill. Adm. Code 680 Water Supply Operator Certification (P-17981/87; A-8442)

ETHICS, BOARD OF

80 Ill. Adm. Code 2000 Procedures of the Board of Ethics (P-12766; O-20218)

EXPERIMENTAL ORGAN TRANSPLANTATION PROCEDURES BOARD

77 Ill. Adm. Code 2800 Transplantation Program (P-3196; A-15550)

EXPORT DEVELOPMENT AUTHORITY, ILLINOIS

14 Ill. Adm. Code 910 Hearings (P-12539/87; A-3480)

FARM DEVELOPMENT AUTHORITY, ILLINOIS

8 Ill. Adm. Code 1400 Ill. Farm Development Authority (P-5545) (P-12119/87; A-11219) (P-13832)

FINANCIAL INSTITUTIONS, DEPARTMENT OF

38 Ill. Adm. Code 100 Consumer Finance Act (PR-13745/87; AR-10462)

38 Ill. Adm. Code 110 Consumer Installment Loan Act (P-13782/87; A-10456)

38 Ill. Adm. Code 190 Credit Union Division (P-18473/87; A-10464)

38 Ill. Adm. Code 125 Formulation & Issuance of Schedules of Maximum Rates for Check Cashing & the Writing of Money Orders of Community & Ambulatory Currency Exchanges, The (P-6894; A-17834)

Ill. Credit Union Act (P-6888; A-17838) (P-14097)

Sales Finance Agency Act (P-6899; A-17844)

38 Ill. Adm. Code 190

38 Ill. Adm. Code 160

FIRE MARSHAL, OFFICE OF THE STATE

41 Ill. Adm. Code 120 Boiler & Pressure Vessel Safety (P-5142)

41 Ill. Adm. Code 100 Fire Prevention & Safety (PR-7822/87; AR-8015) (P-7816/87; A-8017)

41 Ill. Adm. Code 170 Storage, Transportation, Sale & Use of Gasoline & Volatile Oils: Rules & Regs. Relating to Service Stations (P-18890/87; A-8023)

GUARDIANSHIP AND ADVOCACY COMMISSION

2 Ill. Adm. Code 1875 Public Information, Rulemaking & Organization (A-16712)

HEALTH CARE COST CONTAINMENT COUNCIL, ILLINOIS

77 Ill. Adm. Code 2510 Data Collection (P-14191/87; A-6102) (P-16025/87; A-6102) (P-13694)

77 Ill. Adm. Code 2530 Hospital Price Information (P-4767; A-20089)

77 Ill. Adm. Code 2540 Penalties (P-16030/87; A-6114)

HEARING AID CONSUMER PROTECTION BOARD

77 Ill. Adm. Code 3000 Hearing Aid Consumer Protection Code Continuing Education Requirements (P-7512/87; A-4707)

HOUSING DEVELOPMENT AUTHORITY, ILLINOIS

47 Ill. Adm. Code 350 Low Income Housing Tax Credit Allocation (P-15265)

47 Ill. Adm. Code 360 Mortgage Credit Certificates (P-19603)

ILLINOIS, BOARD OF TRUSTEES OF THE UNIVERSITY OF

44 Ill. Adm. Code 536 Procurement from Minority & Female Owned Business Enterprises

INSURANCE, DEPARTMENT OF

50 Ill. Adm. Code 925 Annual Audited Financial Report (P-12945)

50 Ill. Adm. Code 1405 Constructing & Filing of Life Insurance & Annuity Forms (P-99)

50 Ill. Adm. Code 951 Credit Life Insurance (P-17987/87; A-2426)

50 Ill. Adm. Code 6302 Definition of Salary (P-15269)

50 Ill. Adm. Code 2501 Fees for Examination (P-15785/87; O-240; RC-245; R-11899; A-11751)

50 Ill. Adm. Code 2502 Fees for Various Certificates Under Section 408 (PR-16298/87; AR-205; W-6331)

50 Ill. Adm. Code 601 Foreign & Alien Insurer Annual Audited Financial Reports (P-11985)

50 Ill. Adm. Code 2009 Group Coordination of Benefits (P-5568; A-17346)

50 Ill. Adm. Code 919 Improper Claims Practice (P-13535; C-17456)

INSURANCE, DEPARTMENT OF (CONT'D)

50 Ill. Adm. Code 1102 Letters of Credit (P-18480/87; A-18151)

50 Ill. Adm. Code 940 Mid-Term Cancellations (P-18486/87; A-19609)

50 Ill. Adm. Code 2007 Minimum Standards of Individual Accident & Health Insurance (P-18896/87; A-4921)

50 Ill. Adm. Code 941 Mortgage Insurance Consolidations (P-12948)

50 Ill. Adm. Code 6701 Notice of Eligibility (P-17617)

50 Ill. Adm. Code 6301 Pension & Examination Procedure (P-14501)

50 Ill. Adm. Code 754 Rules & Rate Filings (P-2057)

50 Ill. Adm. Code 2801 Surplus Line Business Requirements (P-20718/87; A-11754)

50 Ill. Adm. Code 2011 Transitional Requirements for the Conversion of Medicare Supplement Insurance Benefits & Premiums to Conform to Medicare Program Revisions (P-13558)

Worker's Compensation Experience Reporting (P-14589/87; A-6669)

LABOR, DEPARTMENT OF

56 Ill. Adm. Code 350 Health & Safety (P-9783; O-15739; RC-15742; R-17128; A-17086) (P-15272)

LABOR RELATIONS BOARD, ILLINOIS EDUCATIONAL

80 Ill. Adm. Code 1125 Fair Share Fee Objections (E-13707)

80 Ill. Adm. Code 1135 University of Ill. Bargaining Units (P-14504)

LABOR RELATIONS BOARD, ILLINOIS STATE/LABOR RELATIONS BOARD, ILLINOIS LOCAL

80 Ill. Adm. Code 1125 Fair Share Fee Objections (P-16375)

80 Ill. Adm. Code 1200 General Procedures (P-11025; A-20096)

80 Ill. Adm. Code 1230 Impasse Resolution (P-11031; A-20102)

80 Ill. Adm. Code 1210 Representation Proceedings (P-11039; A-20110)

80 Ill. Adm. Code 1220 Unfair Labor Practice Proceedings (P-11052; A-20122)

LIQUOR CONTROL COMMISSION, ILLINOIS

11 Ill. Adm. Code 100 Ill. Liquor Control Commission, The (P-5591; C-10241; A-19387)

LOCAL GOVERNMENTAL LAW ENFORCEMENT OFFICERS TRAINING BOARD, ILLINOIS

20 Ill. Adm. Code 1720 Ill. Police Training Act (P-11454/87; A-3728)

LOTTERY, DEPARTMENT OF

11 Ill. Adm. Code 1770 Lottery (General) (P-10298)

11 Ill. Adm. Code 1770 Lottery (General) (PR-10331)

MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES, DEPARTMENT OF

59 Ill. Adm. Code 130 Mental Health Clinic Programs Standards & Provider Requirements (P-5406/87; O-248; RC-252; M-5474; A-5356)

Services Charges (P-3903; A-10472) (P-12154; A-18158) (P-18087)

MILITARY AFFAIRS, DEPARTMENT OF

2 Ill. Adm. Code 1376 Freedom of Information Procedures (A-17368)

23 Ill. Adm. Code 3300 Loan of Military Artifacts (P-14809)

71 Ill. Adm. Code 1310 Rental of National Guard Armories (P-14813)

2 Ill. Adm. Code 1375 Rulemaking Procedures & Department Organization (A-17377)

NUCLEAR SAFETY, DEPARTMENT OF

32 Ill. Adm. Code 401 Accrediting Persons in the Practice of Medical Radiation Technology (P-19568/87; A-7603) (P-12159; A-18164)

32 Ill. Adm. Code 400 Notices, Instruction & Reports to Workers (P-19840)

32 Ill. Adm. Code 410 Radiation Inspectors & Inspections (P-13841)

32 Ill. Adm. Code 350 Radiation Safety Requirements for Industrial Radiographic Operations (P-19851)

32 Ill. Adm. Code 351 Radiation Safety Requirements for Wireline Service Operations & Subsurface Tracer Studies (P-19864)

NUCLEAR SAFETY, DEPARTMENT OF (CONT'D)

- 32 III. Adm. Code 606 Requirements for the Disposal of Low-Level Radioactive Waste Away from the Point of Generation (P-18903/87; A-4824) (P-12166; A-18171)
- 32 III. Adm. Code 605 Standards for Selection of Contractors (P-16302/87; A-4176)
- 32 III. Adm. Code 341 Transportation of Radioactive Material (P-15431/87; A-2434)
- 32 III. Adm. Code 360 Use of X-Rays in the Healing Arts Including Medical, Dental, Podiatry & Veterinary Medicine (P-13858)

POLLUTION CONTROL BOARD

- 35 III. Adm. Code 243 Air Quality Standards (P-19290)
- 35 III. Adm. Code 216 Carbon Monoxide Emissions (P-10615)
- 35 III. Adm. Code 211 Definitions & General Provisions (P-12811/87; O-19898/87; R-1642; A-787) (P-13788/87; O-19898/87; R-1642; A-787) (P-14197/87; A-7284) (P-14592/87; A-7621) (P-15294) (P-19296)
- 35 III. Adm. Code 304 Effluent Standards (P-2060; A-9905) (P-4210; A-2445) (P-3547; A-10712) (P-4305; A-12064) (P-7065; A-13966) (P-7476) (P-7960; A-20126) (P-8531) (P-17995/87; A-8658) (P-8822) (P-11397) (P-11669) (P-14509) (P-15815) (P-18092)
- 35 III. Adm. Code 101 General Rules (P-14822) (PR-14853)
- 35 III. Adm. Code 720 Hazardous Waste Management System: General (P-16320/87; A-2450) (P-6392; A-12999) (P-15327)
- 35 III. Adm. Code 106 Hearings Pursuant to Specific Rules (P-1722; O-11335; R-12549; A-12484) (P-6904; A-12817) (P-7069) (P-14865)
- 35 III. Adm. Code 721 Identification & Listing of Hazardous Waste (P-16327/87; A-2456) (P-3211; A-12070) (P-6397; A-13006) (P-15347)
- 35 III. Adm. Code 812 Information to be Submitted in a Permit Application (P-7074)
- 35 III. Adm. Code 814 Interim Standards for Existing Landfills & Units (P-7097)
- 35 III. Adm. Code 725 Interim Status Standards for Owners & Operators of Hazardous Waste Treatment, Storage & Disposal Facilities (P-16357/87; A-2485) (P-6434; A-13027) (P-15402)
- 35 III. Adm. Code 301 Introduction (P-15823)
- 35 III. Adm. Code 728 Land Disposal Restrictions (P-6453; A-13046)
- 35 III. Adm. Code 203 Major Stationary Sources Construction & Modification (P-10407/87; A-6118)
- 35 III. Adm. Code 849 Management of Scrap Tires (E-8485) (P-15828)
- 35 III. Adm. Code 305 Monitoring & Reporting (P-15835)
- 35 III. Adm. Code 808 Notification of Waste Activities by Operations Exempt From Permits (P-9326)
- 35 III. Adm. Code 215 Organic Material Emission Standards & Limitations (P-12835/87; O-19904/87; R-1644; A-815) (P-13788/87; O-19904/87; R-1644; A-815) (P-14224/87; A-7311; O-7846) (P-7483) (P-14617/87; A-7650) (P-9787; A-20133) (P-15412)
- 35 III. Adm. Code 306 Performance Criteria (P-3551; A-11229) (P-7110)
- 35 III. Adm. Code 209 Permits (A-2495) (P-15839)
- 35 III. Adm. Code 301 Permits & General Provisions (P-5154; O-20221)
- 35 III. Adm. Code 815 Pretreatment Programs (P-5453/87; A-2502) (P-16384)
- 35 III. Adm. Code 813 Procedural Requirements for all Landfills Exempt from Permits (P-7115)
- 35 III. Adm. Code 702 Procedural Requirements for Permitted Landfills (P-7123)
- RCRA & UIC Permit Programs (P-16368/87; A-2579) (P-6490; A-13083) (P-17366/87; A-6673)
- 35 III. Adm. Code 703 RCRA Permit Program (P-16374/87; A-2584) (P-6476; A-13069) (P-15444)
- 35 III. Adm. Code 102 Regulatory & Informational Hearings & Proceedings (P-14886)
- 35 III. Adm. Code 107 Regulatory & Other Nonadjudicative Hearings & Proceedings (PR-14918)
- 35 III. Adm. Code 107 Sanctions (PR-14933)
- 35 III. Adm. Code 307 Sewer Discharge Criteria (P-5507/87; A-2592) (P-7141) (P-7494; A-13094) (P-16396)
- 35 III. Adm. Code 807 Solid Waste (P-5168; A-15566) (P-7166)
- 35 III. Adm. Code 810 Solid Waste Disposal: General Provisions (P-7157)
- 35 III. Adm. Code 722 Standards Applicable to Generators of Hazardous Waste (P-6501; A-13129) (P-15449)
- 35 III. Adm. Code 811 Standards for New Solid Waste Landfills (P-7172)
- 35 III. Adm. Code 724 Standards for Owners & Operators of Hazardous Waste Treatment, Storage & Disposal Facilities (P-6507; A-13135) (P-15455)

POLLUTION CONTROL BOARD (CONT'D)

- 35 III. Adm. Code 726 Standards for the Management of Specific Hazardous Waste & Specific Types of Hazardous Waste Management Facilities (P-16383/87; A-2900)
- 35 III. Adm. Code 214 Sulfur Limitations (P-8219) (P-9337; A-17387)
- 35 III. Adm. Code 704 UIC Permit Program (P-17383/87; A-6687) (P-8229; A-13700) (P-17167)
- 35 III. Adm. Code 212 Visible & Particulate Matter Emissions (P-1729; A-12492)
- 35 III. Adm. Code 212 Visual & Particulate Matter Emissions (P-1729)
- 35 III. Adm. Code 302 Water Quality Standards (P-2065; A-9911) (P-4310; A-12082) (P-15844)
- 35 III. Adm. Code 303 Water Use Designations & Site Specific Water Quality Standards (P-2071; A-9917)

PRISONER REVIEW BOARD

- 20 III. Adm. Code 1610 Prisoner Review Board Rules (P-4774) (P-14106)

PROFESSIONAL REGULATION, DEPARTMENT OF

- 2 III. Adm. Code 1326 Access to Information (A-2913)
- 68 III. Adm. Code 1175 Barber, Cosmetology & Esthetics Act of 1985 (P-19179/87; O-17443; RC-17447)
- 68 III. Adm. Code 1180 Beauty Culture Act (A-2915)
- 68 III. Adm. Code 1200 Certified Shorthand Reporters Act (A-2917) (P-7966; A-16718)
- 68 III. Adm. Code 1505 Certified Veterinary Technicians (A-2918)
- 68 III. Adm. Code 1210 Collection Agency Act (A-2919)
- 68 III. Adm. Code 3100 Controlled Substances Act (A-2922)
- 68 III. Adm. Code 1220 Dental Practice Act (A-2926) (P-5867)
- 68 III. Adm. Code 1230 Detection of Deception Examiner Act (A-2929)
- 68 III. Adm. Code 1250 Funeral Directors & Embalmers Act (A-2931)
- 68 III. Adm. Code 1150 III. Architecture Act (A-2933)
- 68 III. Adm. Code 1160 III. Athletic Trainers Practice Act (A-2935)
- 68 III. Adm. Code 1170 III. Barber Law (A-2936)
- 68 III. Adm. Code 1300 III. Nursing Act, The (A-2938) (P-4431; O-11338; RC-11342)
- 68 III. Adm. Code 1315 III. Nursing Act of 1987, The (P-4431; O-11338; R-12130; A-12088)
- 68 III. Adm. Code 1340 III. Occupational Therapy Practice Act (A-2940)
- 68 III. Adm. Code 1380 III. Physical Therapy Act (P-20500/87; A-8030)
- 68 III. Adm. Code 1420 III. Professional Engineering Act (A-2942)
- 68 III. Adm. Code 1460 III. Public Accounting Act (A-2944)
- 68 III. Adm. Code 1480 III. Roofing Industry Licensing Act (A-2946)
- 68 III. Adm. Code 1260 III. Structural Engineering Act, The (A-2947)
- 68 III. Adm. Code 1270 Land Sales Act (A-2948)
- 68 III. Adm. Code 1290 Land Surveyors Act (A-2950)
- 68 III. Adm. Code 1280 Medical Disciplinary Board (A-2951) (PR-15854)
- 68 III. Adm. Code 280 Medical Practice Act (PR-8536)
- 68 III. Adm. Code 1280 Medical Practice Act of 1987 (E-20997/87; O-4959)
- 68 III. Adm. Code 1285 Medical Practice Act of 1987 (A-2953) (P-4440; W-8752) (PR-8536) (E-12116)
- 68 III. Adm. Code 1310 Medical Practice Act of 1987 (P-8571) (P-15880; C-19125)
- 68 III. Adm. Code 1320 Nursing Home Administrators Licensing Act, The (A-2955) (P-14938)
- 68 III. Adm. Code 1320 Optometric Practice Act of 1987 (E-1925) (A-1821) (P-4448; A-11447)
- 68 III. Adm. Code 1320 Optometry Act (P-8606)
- 68 III. Adm. Code 1330 Pharmacy Practice Act (A-2957) (P-5906; A-17394)
- 68 III. Adm. Code 1340 Physical Therapy License Act (P-2959)
- 68 III. Adm. Code 1350 Physician's Assistants Practice Act, The (A-2960)
- 68 III. Adm. Code 1360 Podiatry Act, The (A-2962) (P-14963)
- 68 III. Adm. Code 1110 Practice in Administrative Hearings (A-2964)
- 68 III. Adm. Code 1240 Private Detective & Security Act (A-2967)
- 68 III. Adm. Code 1240 Private Detective, Private Alarm & Private Security Act of 1983 (P-18980/87; O-20224; RC-20228; M-20217; A-20143)
- 68 III. Adm. Code 370 Professional Boxing & Wrestling Act (E-21008/87; O-4966)
- 68 III. Adm. Code 1370 Professional Boxing & Wrestling Act (A-2969) (P-20506/87; A-11452)
- 68 III. Adm. Code 1400 Psychologist Registration Act (A-2972)
- 68 III. Adm. Code 1430 Public Accounting Act (Professional Conduct) (A-2973)

PROFESSIONAL REGULATION, DEPARTMENT OF (CONT'D)

- 2 Ill. Adm. Code 1325 Public Information, Rulemaking & Organization (A-2976)
 68 Ill. Adm. Code 1450 Real Estate License Act (A-2977)
 68 Ill. Adm. Code 1450 Real Estate License Act of 1983 (P-17422/87; A-8036)
 68 Ill. Adm. Code 1120 Recording of Proceedings at Meetings & Hearings (A-2980)
 68 Ill. Adm. Code 1470 Social Workers Registration Act (A-2981)
 68 Ill. Adm. Code 1500 Veterinary Medicine & Surgery Practice Act (A-2982) (P-18100)

PUBLIC AID, DEPARTMENT OF

- 89 Ill. Adm. Code 112 Aid to Families with Dependent Children (E-1876/87; RC-260) (P-14940/87; A-844)
 (P-15829/87; A-844) (P-1743; RC-7849; A-7673) (P-15575/87; A-2126)
 (A-2136) (P-3223; A-9032) (P-16040/87; A-3487) (P-3911; A-9032) (P-4453)
 (P-19592/87; O-4890; M-6824; A-6694) (P-18491/87; O-4895; RC-4897; R-6325;
 A-6159) (P-10435/87; O-15388/87; A-6694) (P-18007/87; A-7336) (P-7529;
 A-14669) (P-8837; A-14172) (P-20732/87; A-10481) (P-17047/87; W-10554)
 (P-15905)
 89 Ill. Adm. Code 113 Aid to the Aged, Blind or Disabled (A-864) (P-13828/87; O-19910/87;
 R-2160; A-2137) (16032/87; A-3497) (P-3923; A-9023) (P-19585/87; O-4900;
 R-6324; A-6151) (P-20487/87; A-5642) (P-20014/87; A-7687) (P-17999/87; A-8662)
 (P-8827; A-14162) (P-20487/87; A-9669) (P-20747/87; A-9669) (P-11674; A-17849)
 (E-11826; O-14460; R-14736) (P-12953; A-17849) (P-15475) (P-15898)
 Application Process (P-5174; A-11457)
 89 Ill. Adm. Code 110 Assistance Standards (P-15844/87; A-871) (P-15920)
 89 Ill. Adm. Code 111 Child Support Enforcement (P-120; A-9065) (E-1563) (P-9797; W-12919) (P-12770;
 A-18185) (P-13899)
 89 Ill. Adm. Code 165 Collections & Recoveries (P-10343) (P-11402; A-18192)
 89 Ill. Adm. Code 116 Crisis Assistance (P-8236; A-14207; C-15772)
 89 Ill. Adm. Code 141 Drug Manual (P-20022/87; A-7358) (P-9804; A-14219) (E-10197) (E-15667) (P-15483)
 89 Ill. Adm. Code 121 Food Stamps (PP-11855/87; O-15401/87; R-236) (P-14950/87; A-877) (P-1745; A-9678)
 (E-1941) (P-13362/87; O-19914/87; R-4235; A-4204) (P-5180; A-11463) (P-8246;
 A-12824) (P-19603/87; A-9922) (P-13915; A-20161) (E-14045) (PP-15704) (PP-16271)
 General Assistance (E-18311/87; RC-263) (E-18791/87; RC-276) (P-15850/87; A-889)
 (A-2147) (A-2984) (P-3250; A-9108) (P-16050/87; A-3505) (P-16397/87; A-3505)
 (P-3556; A-9699) (P-3932; A-9699) (P-18494/87; O-4904; RC-4903; M-6326; A-6170)
 (P-18932/87; O-4906; R-6826; A-6719) (P-18027/87; RC-4912; M-6326; A-6170)
 (P-6545; A-11474) (P-8872; A-14255) (P-20755/87; A-9940) (P-10619; A-16729)
 (E-14364) (P-14111; A-20171) (P-14996) (P-15924) (P-17621)
 89 Ill. Adm. Code 149 III Competitive Access & Reimbursement Equity (OCARE) Program (A-7401) (P-3273;
 A-12095) (P-13917)
 89 Ill. Adm. Code 120 Medical Assistance Programs (P-14952/87; A-904) (P-15449/87; A-904) (P-16058/87;
 A-3516) (P-3942; A-9132) (P-4463) (P-19620/87; O-4915; R-6327; A-6234) (P-5191;
 A-11483) (P-6554; A-12835) (P-7540; W-11321) (P-18030/87; A-8672) (P-11408;
 A-20188) (E-11632) (P-11676; A-19704) (E-11839; O-14463; R-15721) (P-12964;
 A-17867) (P-13243) (P-15938) (P-17633)
 89 Ill. Adm. Code 140 Medical Payment (P-15457/87; O-256; R-1646; A-916) (P-510; W-2161) (P-1765;
 A-10717; O-14440; R-17031; A-16738) (E-1960) (P-2076; A-12509) (P-10454/87;
 O-3128; R-6328; A-6246) (P-3273; A-10497; O-12563; R-14427; A-14271) (P-4317;
 A-12509) (P-19632/87; O-4920; R-6828; A-6728) (P-15584/87; A-5427) (P-5958)
 (P-9433/87; A-6927) (P-16067/87; A-6927) (P-7553; W-11654) (P-14963/87; A-7695)
 (P-8887; A-19396) (P-18039/87; W-9756) (P-9344; A-18198) (P-10348; A-19396)
 (E-11701; A-19724) (E-11868; O-14466; R-15723) (P-11995) (P-12976) (P-16421)
 (E-16921) (P-17172) (P-17643) (P-17392/87; A-17879) (P-19613) (P-19868)
 Reimbursement for Nursing Costs for Geriatric Facilities (A-6956) (P-10627; O-20231)
 (P-17201)
 89 Ill. Adm. Code 147 Related Program Provisions (P-15471/87; A-2985) (P-7571; A-13608) (P-8635; A-14296)
 (P-10373)
 89 Ill. Adm. Code 102 Rights & Responsibilities (P-14977/87; A-3735) (P-17663)

PUBLIC AID, DEPARTMENT OF (CONT'D)

- 89 Ill. Adm. Code 104 Rules of Practice in Administrative Hearings (P-162; A-9142) (P-18084/87; W-9755)
 89 Ill. Adm. Code 118 Special Eligibility Groups (P-2190; A-8068) (E-3037) (P-20497/87; A-6301) (P-11412)
 89 Ill. Adm. Code 103 Support Responsibility of Relatives (P-3952; C-9757; A-14681) (P-17667)
 PUBLIC HEALTH, DEPARTMENT OF
 77 Ill. Adm. Code 697 AIDS Confidentiality & Testing Code (P-546; O-9181; RC-9186; R-10236; A-9952)
 (E-1601; RC-4969)
 77 Ill. Adm. Code 200 Alcoholism & Intoxication Treatment Programs (PR-17673)
 77 Ill. Adm. Code 205 Ambulatory Surgical Treatment Center Licensing Requirements (P-12585/87; A-3743)
 (P-5604; A-15573)
 77 Ill. Adm. Code 855 Asbestos Abatement for Public & Private Schools in Ill. (E-4357; O-7858) (P-6564)
 77 Ill. Adm. Code 595 Baccalaureate Assistance for Registered Nurses (P-2657/87; A-3757) (P-4230/87; A-3757)
 77 Ill. Adm. Code 460 Blood Labeling Act, The (P-584)
 77 Ill. Adm. Code 460 Blood Labeling Code (P-584; A-9998)
 77 Ill. Adm. Code 665 Child Health Examination (P-19884)
 77 Ill. Adm. Code 450 Clinical Laboratories & Blood Banks (P-604; C-2033; A-10018) (P-12136/87; W-3831)
 (P-19327) (E-19518)
 77 Ill. Adm. Code 690 Control of Communicable Diseases (P-629)
 77 Ill. Adm. Code 690 Control of Communicable Diseases Code (P-629; A-10045)
 77 Ill. Adm. Code 693 Control of Sexually Transmissible Diseases Code (P-677; A-10097)
 77 Ill. Adm. Code 900 Drinking Water System (P-17206)
 77 Ill. Adm. Code 535 Emergency Medical Services (P-4478)
 77 Ill. Adm. Code 750 Food Service Sanitation (P-3300; A-17918) (P-14113) (E-14380)
 77 Ill. Adm. Code 775 Grade A Pasteurized Milk & Milk Products (P-3307; A-17925)
 77 Ill. Adm. Code 240 Health Maintenance Organizations (PR-18940/87; AR-15581)
 77 Ill. Adm. Code 682 Hearing Aid Consumer Protection Code (P-7552/87; A-4720)
 77 Ill. Adm. Code 250 Hospital Licensing Requirements (P-4523; A-15080) (P-5611; A-16760) (P-19892)
 77 Ill. Adm. Code 790 III. Formulary for the Drug Product Selection Program, The (P-1771; A-10133)
 (P-10065/87; A-1823) (P-13837/87; A-1823) (E-1984) (P-7575; A-12846) (E-7743)
 (P-20065/87; A-9153) (P-10650; A-15101) (E-10745) (P-12991) (E-13255) (P-16425)
 (E-16937)
 77 Ill. Adm. Code 840 III. Health & Hazardous Substances Registry (P-20083/87; A-13173)
 77 Ill. Adm. Code 920 III. Water Well Construction Code (P-14635/87; A-2990) (P-17233)
 77 Ill. Adm. Code 925 III. Water Well Pump Installation Code (P-17252)
 77 Ill. Adm. Code 395 Long-Term Care Assistants & Aides Training Programs Code (P-19927)
 77 Ill. Adm. Code 390 Long-Term Care for Under Age 22 (P-21457/86; A-931) (P-3958; O-15745; R-17032;
 A-16780) (E-18243)
 77 Ill. Adm. Code 240 Minimum Health Care Standards for Health Maintenance Organizations (P-18958/87;
 O-14443; RC-14450; M-15725; A-15583)
 77 Ill. Adm. Code 600 Minimum Qualifications for Public Health Personnel Employed by Full-time Local Health
 Departments (P-3809/87; W-3832)
 77 Ill. Adm. Code 300 Minimum Standards Classification & Licensure of Skilled Nursing Facilities &
 Intermediate Care Facilities (P-21578/86; A-1052) (P-3989; O-15748; R-17034;
 A-16811) (P-13581) (E-18477)
 77 Ill. Adm. Code 350 Minimum Standards for Classification & Licensure of Intermediate Care Facilities for the
 Developmentally Disabled (P-21506/86; A-979) (P-4016; O-15751; R-17033;
 A-16838) (E-18706)
 77 Ill. Adm. Code 330 Minimum Standards for Classification & Licensure of Sheltered Care Facilities (P-21544/86;
 A-1017) (P-4047; O-15754; R-17035; A-16870) (E-18939)
 77 Ill. Adm. Code 906 Private Sewage Mound Code (P-19332)
 77 Ill. Adm. Code 700 Renal Diseases Program for Care & Treatment (P-12777)
 77 Ill. Adm. Code 100 Rules of Practice & Procedure (P-13377/87; W-10555)
 77 Ill. Adm. Code 725 Salvage Warehouses & Stores for Foods, Alcoholic Liquors, Drugs & Cosmetics (PR-7265)
 77 Ill. Adm. Code 725 Salvage Warehouses & Stores for Foods, Alcoholic Liquors, Drugs, Medical Devices &
 Cosmetics (P-7272)
 77 Ill. Adm. Code 760 Sanitation of Retail Food Stores (P-3318; A-17935) (P-14115) (E-14391)

PUBLIC HEALTH, DEPARTMENT OF (CONT'D)

- 77 Ill. Adm. Code 470 Sperm Bank & Tissue Bank Code (P-708; A-10179)
 77 Ill. Adm. Code 830 Structural Pest Control (P-3325; C-5666)
 77 Ill. Adm. Code 830 Testing of Breath, Blood & Urine for Alcohol &/or Other Drugs (P-9384; A-20211)
 77 Ill. Adm. Code 848 Toxic Art Supplies Code (P-18098/87; A-19429)
 77 Ill. Adm. Code 848 Trauma Nurse Specialist Course Code (P-4544)
 77 Ill. Adm. Code 520 Treatment of Choking Victims, The (P-11340/87; A-7405)
 77 Ill. Adm. Code 545 Treatment of Sexual Assault Victims, The (P-4560)

PUBLIC HEALTH, DEPARTMENT OF/HEALTH FACILITIES PLANNING BOARD

- 77 Ill. Adm. Code 1100 Narrative & Planning Policies (P-4597; A-16079)
 77 Ill. Adm. Code 1190 Permit Application Fees (P-18134/87; A-10514)
 77 Ill. Adm. Code 1160 Processing an Application for Permit & Validity of Permits (P-7923/87; O-12981/87; M-15308/87; A-4393; A-4349)
 77 Ill. Adm. Code 1110 Processing, Classification Policies, & Review Criteria (P-4615; A-16099)
 77 Ill. Adm. Code 1200 Public Notice of Opportunity for Public Hearing & Public Hearing Procedures (P-4666; A-15609)

RACING BOARD, ILLINOIS

- 11 Ill. Adm. Code 422 Approval of Racing Officials (P-13922)
 11 Ill. Adm. Code 208 Charitable Funds (P-13926; O-20234)
 11 Ill. Adm. Code 435 Inter-Track Wagering Facilities (E-6805) (P-11008/87; A-11235) (P-17058)
 11 Ill. Adm. Code 502 Licensing (P-17755) (P-18105)
 11 Ill. Adm. Code 509 Medication Rules (P-4677)
 11 Ill. Adm. Code 414 Outstanding Tickets (PR-14653/87; AR-14687)
 11 Ill. Adm. Code 1409 Ownership, Partnership & Stable Name (P-17761)
 11 Ill. Adm. Code 405 Pari-Mutuels (P-10999/87; A-206)
 11 Ill. Adm. Code 404 Race Track Improvement Fund & Related Rules (P-13936)
 11 Ill. Adm. Code 1308 Racing, Farm, Corporate or Stable Name (P-17766)
 11 Ill. Adm. Code 436 Security Bars (P-11003/87; O-4925; RC-4927; R-6329; A-6304)
 11 Ill. Adm. Code 508 Substance Abuse (P-11463/87; O-19918/87; M-2030; A-1910) (P-4779)
 11 Ill. Adm. Code 1410 Trainer & Owners (P-4345)

REHABILITATION SERVICES, DEPARTMENT OF

- 2 Ill. Adm. Code 1176 Access to Public Records (A-14689)
 89 Ill. Adm. Code 515 Advisory Councils (P-17067/87; A-17942)
 89 Ill. Adm. Code 755 Admission, Suspension, Expulsion & Discharge Procedures (P-13913/87; A-13971)
 89 Ill. Adm. Code 870 Applicant Assistance Unit, The (P-13932/87; A-11493)
 89 Ill. Adm. Code 557 Application (P-19003/87; A-12099)
 89 Ill. Adm. Code 520 Authorizations (P-6911)
 89 Ill. Adm. Code 540 Auxiliary Aids (P-4073; A-14300)
 89 Ill. Adm. Code 562 Client Financial Participation (P-4685)
 89 Ill. Adm. Code 617 Closure (P-11938/87; A-6959) (P-15475/87; A-11498) (P-17080/87; A-17090) (P-17460/87; A-17957)
 89 Ill. Adm. Code 530 Criteria for the Evaluation of Programs of Services in Rehabilitation Facilities (P-3565)
 89 Ill. Adm. Code 825 Definition of Terms (P-13936/87; A-5443) (P-13941)
 89 Ill. Adm. Code 843 Disability Case Development Process (P-16405/87; A-13996) (P-15015)
 89 Ill. Adm. Code 853 Disability Hearings at the Reconsideration Level (P-12208/87; A-11248)
 89 Ill. Adm. Code 552 Eligibility (P-11627/87; A-3015) (P-14656/87; A-9711)
 89 Ill. Adm. Code 765 Establishment & Administration of Special Education, The (P-13943/87; A-12103) (P-13948)
 89 Ill. Adm. Code 820 Evaluation & Coordination of Special Education (P-13951/87; A-14008)
 89 Ill. Adm. Code 525 Grants & Contracts (P-14117)
 89 Ill. Adm. Code 712 Homemaker Contracts (P-10377)
 89 Ill. Adm. Code 795 Identification, Evaluation, & Placement of Exceptional Children (P-13955/87; A-14012)
 89 Ill. Adm. Code 800 Impartial Due Process Hearing (P-13969/87; A-14027)
 89 Ill. Adm. Code 602 Maintenance (P-13985/87; A-6745)

REHABILITATION SERVICES, DEPARTMENT OF (CONT'D)

- 89 Ill. Adm. Code 850 Medical Improvement Review Standard for Continuing Disability (P-8890/87; A-3781) (P-8910)
 89 Ill. Adm. Code 587 Medical, Psychological, & Related Services (P-2192) (P-19007/87; A-15621)
 89 Ill. Adm. Code 830 Non-Academic Programs & Policies (P-2092; A-14304)
 89 Ill. Adm. Code 685 Non-Financial Eligibility Criteria (P-15023)
 89 Ill. Adm. Code 714 Non-Homemaker Service Provider Requirements (P-13952)
 89 Ill. Adm. Code 607 Other Services (P-20767/87; A-15156)
 89 Ill. Adm. Code 622 Post Employment Services (P-15598/87; A-11505)
 89 Ill. Adm. Code 675 Program Description (P-4691; A-18240) (P-7568/87; A-7712) (P-13956)
 89 Ill. Adm. Code 846 Qualifications of Medical Consultants (P-8894/87; A-7722)
 89 Ill. Adm. Code 760 Responsibility for Special Education (P-13988/87; A-11255)
 89 Ill. Adm. Code 750 Role of Residential Educational Facilities Operated by the Ill. Department of Rehabilitation Services (P-13992/87; A-5450)
 89 Ill. Adm. Code 827 Rules of Conduct (P-718; A-14700)
 89 Ill. Adm. Code 845 Sequential Evaluation Process for the Determination of Disability (PP-5467; O-9195)
 89 Ill. Adm. Code 700 Service Plan Development (P-10409)
 89 Ill. Adm. Code 829 Sex Equity (P-5990)
 89 Ill. Adm. Code 567 Similar Benefits (P-14661/87; A-3019)
 89 Ill. Adm. Code 770 Special Education Instructional Program (P-13995/87; A-6966)
 89 Ill. Adm. Code 815 Special Transportation (P-14000/87; A-11260)
 89 Ill. Adm. Code 790 State-Operated or Private Programs (P-14004/87; A-10522)
 89 Ill. Adm. Code 805 Surrogate Parents (P-14007/87; A-5453)
 89 Ill. Adm. Code 597 Tools, Equipment, Supplies & Initial Stock (P-2197)
 89 Ill. Adm. Code 910 Total Life Planning Program (P-6005)
 89 Ill. Adm. Code 592 Training Services (P-2095) (P-4788)
 89 Ill. Adm. Code 650 Vending Stand Program for the Blind (P-15520)
 89 Ill. Adm. Code 780 Vocational Programs (P-14010/87; A-5456)

RETIREMENT SYSTEM OF THE STATE OF ILLINOIS, TEACHERS'

- 80 Ill. Adm. Code 1650 Administration & Operation of the Teachers' Retirement System, The (P-9390; A-16896)

RETIREMENT SYSTEM OF ILLINOIS, STATE EMPLOYEES

- 80 Ill. Adm. Code 1570 Administration & Operation of the State Employees' Retirement System of Ill. Social Security Unit, The (P-14122)

REVENUE, DEPARTMENT OF

- 86 Ill. Adm. Code 425 Alcoholic Liquor--Hearings (PR-19976)
 86 Ill. Adm. Code 180 Automobile Renting Occupation Tax Regs. (P-11056)
 86 Ill. Adm. Code 210 Board of Appeals Rules (P-11060)
 86 Ill. Adm. Code 428 Cannabis & Controlled Substances Tax Act (P-9400; A-15159)
 86 Ill. Adm. Code 440 Cigarette Tax Act (P-11063)
 86 Ill. Adm. Code 445 Cigarette Tax Act--Hearings (PR-19981)
 86 Ill. Adm. Code 450 Cigarette Use Tax Act (P-11071)
 86 Ill. Adm. Code 455 Cigarette Use Tax Act--Hearings (PR-19987)
 86 Ill. Adm. Code 480 Hotel Operators' Occupation Tax Act (P-11077)
 86 Ill. Adm. Code 100 Income Tax Regs. (P-17083/87; A-4865) (P-5175/87; A-6748) (P-12215/87; A-11766) (P-14263/87; A-14307)
 86 Ill. Adm. Code 200 Practice & Procedure for Hearings Before the Ill. Department of Revenue (P-19993)
 86 Ill. Adm. Code 110 Property Tax/Revenue Act of 1939 (P-14317/87; A-14346) (P-20007)
 86 Ill. Adm. Code 432 Pull Tabs & Jar Games Act (E-11297) (P-15027)
 86 Ill. Adm. Code 130 Retailers' Occupation Tax (E-14401; O-17450; M-19531)
 86 Ill. Adm. Code 200 Retailers' Occupation Tax Hearings (PR-20012)
 86 Ill. Adm. Code 130 Retailers' Occupation Tax Regs. (P-18501/87; A-5652) (P-11084)
 86 Ill. Adm. Code 530 Senior Citizens' & Disabled Persons Property Tax Relief & Pharmaceutical Assistance Act (P-11104)
 86 Ill. Adm. Code 140 Service Occupation Tax (E-14419; O-17453)

REVENUE, DEPARTMENT OF (CONT'D)

- 86 Ill. Adm. Code 140
Service Occupation Tax Regs. (P-11108)
86 Ill. Adm. Code 160
Service Use Tax Regs. (P-11119)
86 Ill. Adm. Code 525
Tax Increment Allocation Financing (E-16268)

SAVINGS AND LOAN ASSOCIATIONS, COMMISSIONER OF

- 38 Ill. Adm. Code 400
III. Savings & Loan Act of 1985 (P-7977; O-14453; M-15230; A-15165) (E-8106;
O-11364)
38 Ill. Adm. Code 450
Mortgage Bankers (PR-2201; AR-8683) (E-3041)
38 Ill. Adm. Code 450
Residential Mortgage License Act of 1987 (P-2203; RC-7851; A-8685; O-9191) (E-3079;
O-7866) (P-9406; A-17093) (E-9721; O-12582)

SCHOLARSHIP COMMISSION, STATE

- 23 Ill. Adm. Code 1700
General Provisions (P-1852087; A-11510) (P-18110)
23 Ill. Adm. Code 1720
Guaranteed Loan Programs (P-1814287; O-3131; M-7016; A-6971) (P-6349/87;
O-19933/87; R-4726) (P-1853087; A-11520) (P-15047) (E-15221) (P-18114)
23 Ill. Adm. Code 1730
National Guard/Naval Militia Grant (P-1854287; A-11531)
23 Ill. Adm. Code 1733
III. Veteran Grant (IVG) Program (P-1854787; A-11536)
23 Ill. Adm. Code 1761
Merit Recognition Scholarship (MRS) Program (P-1855387; A-11543)
23 Ill. Adm. Code 1735
Monetary Award Program (MAP) (P-1855687; O-7855; M-10803; A-11546)
23 Ill. Adm. Code 1762
Paul Douglas Teacher Scholarship Program (P-1851487; A-11559) (P-18134)
23 Ill. Adm. Code 1760
State Scholar Program (P-18138)

SECRETARY OF STATE

- 92 Ill. Adm. Code 1040
Cancellation, Revocation or Suspension of Licenses or Permits (P-1147587; A-2148)
(P-4077; A-15625) (P-6916; A-14351) (P-8913; A-16153) (P-9409; A-17120)
(P-10655; A-16906) (P-15947) (P-17259) (P-19636)
92 Ill. Adm. Code 1010
Certificates of Title, Registration of Vehicles (P-8257; A-14711) (P-8920; A-15193)
(P-16432) (P-19642)
92 Ill. Adm. Code 1003
Collection of Fees (P-8639; A-14719) (P-20019)
92 Ill. Adm. Code 1060
Commercial Driver Training Schools (P-11417; A-19756) (P-2051287; A-13203)
92 Ill. Adm. Code 1020
Dealers, Wreckers, Transporters & Rebuilders (P-3607; A-17962) (P-4792; O-11346;
RC-11349; R-12920; A-13612)

Department of Personnel (P-17464/87; A-6766)

- 80 Ill. Adm. Code 420
Departmental Duties (A-3022)
2 Ill. Adm. Code 552
Freedom of Information (A-19515)
92 Ill. Adm. Code 551
General Rules, Definitions (P-17269)
23 Ill. Adm. Code 3030
III. Library System Act, The (P-12180)
23 Ill. Adm. Code 3070
III. State Library Scholarships, The (P-12599/87; O-19925/87; R-2031; A-1915)
92 Ill. Adm. Code 1030
Issuance of Licenses (P-1011787; A-3027) (P-4694; A-13221) (P-9840; A-16915)
(P-12010; A-19777) (P-17275)
14 Ill. Adm. Code 176
Notary Public Records (P-17770)
2 Ill. Adm. Code 550
Public Information, Rulemaking & Organization (A-7726) (A-17969)
23 Ill. Adm. Code 3060
Public Library Construction Grants (P-729; A-11264)
92 Ill. Adm. Code 1019
Remittance Agents (P-19652)
92 Ill. Adm. Code 1100
Rules of the Road - Handicapped Parking (P-2077087; A-8448)
14 Ill. Adm. Code 180
Uniform Commercial Code (P-11130; O-15757; R-17036; A-17431)

SPORTS FACILITIES AUTHORITY, ILLINOIS

- 44 Ill. Adm. Code 1300
Pre-Qualification of General Contractors (P-15048) (E-15227)

STATE POLICE, DEPARTMENT OF

- 20 Ill. Adm. Code 1295
Certification & Training of Electronic Criminal Surveillance Officers (P-17064)
20 Ill. Adm. Code 1280
Habitual Child Sex Offender Registration (P-1049787; A-8458)
20 Ill. Adm. Code 1290
Missing Person Birth Records & School Registration (P-9415)
20 Ill. Adm. Code 1291
Missing Person Notification (P-9420; O-15760)

STATE POLICE MERIT BOARD, DEPARTMENT OF

- 80 Ill. Adm. Code 150
Procedures of the Department of State Police Merit Board (P-12855/87; A-1118) (P-2207;
A-10736) (P-16438)

TRANSPORTATION, DEPARTMENT OF

- 92 Ill. Adm. Code 177
Carriage by Public Highway (P-171; A-8074) (P-20027)
92 Ill. Adm. Code 522
Control of Outdoor Advertising Adjacent to Primary & Interstate Highways (P-6011;
C-6829; O-12566; RC-12574; M-14738; A-16163)
92 Ill. Adm. Code 522
Control of Outdoor Advertising Adjacent to the Federal Aid Primary System & the National
System of Interstate & Defense Highways in Ill. (P-6011; C-6829; O-12566;
RC-12574; M-14738)
92 Ill. Adm. Code 522
Control of Outdoor Advertising Signs Adjacent to the Federal-Aid Primary System & the
National System of Interstate & Defense Highways in Ill. (PR-6045; AR-16201)
92 Ill. Adm. Code 10
Disadvantaged, Minority & Woman-Owned Businesses (P-3615; A-9717) (P-19365)
92 Ill. Adm. Code 708
Floodway Construction in Northeastern Ill. (P-5200)
92 Ill. Adm. Code 171
General Information, Regs., & Definitions (P-175; A-8078) (P-20032)
92 Ill. Adm. Code 172
Hazardous Materials Table & Hazardous Materials Communications (P-181; A-8084)
(P-20040)
92 Ill. Adm. Code 546
III. Manual on Uniform Traffic Control Devices (P-16085/87; A-4214)
92 Ill. Adm. Code 95
III. Valley Regional Airport Hazard Zoning Regs. (P-1775)
92 Ill. Adm. Code 95
III. Valley Regional Airport Hazard Zoning (P-1775; A-8722)
92 Ill. Adm. Code 810
Local Rail Service Assistance Program (P-5225; A-16203)
92 Ill. Adm. Code 440
Minimum Safety Standards for Construction of Type I School Buses (P-2098; A-8463)
92 Ill. Adm. Code 442
Minimum Safety Standards for Construction of Type II School Buses (P-16414/87; A-4220)
92 Ill. Adm. Code 448
Official Testing Stations (P-3619; A-11566)
92 Ill. Adm. Code 554
Oversize & Overweight Permit Movements on State Highways (P-1797; A-13232)
92 Ill. Adm. Code 96
Pal-Waukee Municipal Airport Hazard Zoning (P-15049)
92 Ill. Adm. Code 173
Shippers General Requirements for Shipments & Packagings (P-186; A-8089) (P-20055)
92 Ill. Adm. Code 178
Shipping Container Specifications (P-191; A-8093) (P-20045)
92 Ill. Adm. Code 179
Specification for Tank Cars (P-201; A-8102)
92 Ill. Adm. Code 452
Vehicle Inspection Stations Governing School Buses (PR-16447)
92 Ill. Adm. Code 451
Vehicle Inspections (P-16536)
92 Ill. Adm. Code 534
Vending Machines in Rest Areas (P-18143/87; O-4929; RC-4935; R-9172; A-12884)
(P-15952)

TRAVEL REGULATION COUNCIL

- 80 Ill. Adm. Code 3000
Travel Regulation Council, The (P-5629; A-11626)

VETERANS' AFFAIRS, DEPARTMENT OF

- 95 Ill. Adm. Code 107
Admission to & Discharge from Ill. Veterans' Homes (P-14673/87; A-14356)
95 Ill. Adm. Code 106
Duties of the Superintendents of the Ill. Veterans Homes (P-14679/87; A-14361)
95 Ill. Adm. Code 109
Funeral & Burial Procedures for Members of the Ill. Veterans' Homes (P-14681/87; A-3785)
95 Ill. Adm. Code 108
Payment of Maintenance Charges & Income Management at the Ill. Veterans' Homes
(P-14687/87; A-4225; C-14469)
95 Ill. Adm. Code 102
Rules Governing Payment for Carriage & Erection of Headstone, Marker, or Memorial
Marker (P-15865/87; A-14731)
95 Ill. Adm. Code 120
Survivors Compensation Act Program (P-16419/87; RC-3136; A-15200)

PUBLIC HEARINGS ON PROPOSED RULES

CHILDREN AND FAMILY SERVICES, DEPARTMENT OF

- 89 Ill. Adm. Code 408
Licensing Standards for Group Day Care Homes

INSURANCE, DEPARTMENT OF

- 50 Ill. Adm. Code 941
Mortgage Insurance Consolidation

ILLINOIS REGISTER

1988 CUMULATIVE INDEX

DECEMBER 2, 1988

VOL. 12, ISSUE #49

PUBLIC HEARINGS ON PROPOSED RULES (CONT'D)

LABOR RELATIONS BOARD, ILLINOIS EDUCATIONAL
80 Ill. Adm. Code 1135 University of Ill. Bargaining Units

PROFESSIONAL REGULATION, DEPARTMENT OF
68 Ill. Adm. Code 1220 Dental Practice Act
68 Ill. Adm. Code 1320 Optometry Act
68 Ill. Adm. Code 240 Private Detective, Private Alarm & Private Security Act of 1983

PUBLIC HEALTH, DEPARTMENT OF
77 Ill. Adm. Code 697 AIDS Confidentiality & Testing Code
77 Ill. Adm. Code 205 Ambulatory Surgical Treatment Center Licensing Requirements
77 Ill. Adm. Code 855 Asbestos Abatement for Public & Private Schools in Ill.
77 Ill. Adm. Code 460 Blood Labeling Act, The
77 Ill. Adm. Code 450 Clinical Laboratories & Blood Banks
77 Ill. Adm. Code 690 Control of Communicable Diseases
77 Ill. Adm. Code 693 Control of Sexually Transmissible Diseases Code
77 Ill. Adm. Code 900 Drinking Water Systems
77 Ill. Adm. Code 900 Drinking Water Systems
77 Ill. Adm. Code 535 Emergency Medical Services
77 Ill. Adm. Code 750 Food Service Sanitation
77 Ill. Adm. Code 250 Hospital Licensing Requirements
77 Ill. Adm. Code 920 Ill. Water Well Construction Code
77 Ill. Adm. Code 920 Ill. Water Well Construction Code
77 Ill. Adm. Code 925 Ill. Water Well Pump Installation Code
77 Ill. Adm. Code 925 Ill. Water Well Pump Installation Code
77 Ill. Adm. Code 906 Private Sewage Mound Code
77 Ill. Adm. Code 700 Rental Diseases Program for Care & Treatment
77 Ill. Adm. Code 760 Sanitation of Retail Food Stores
77 Ill. Adm. Code 470 Sperm Bank & Tissue Bank Code
77 Ill. Adm. Code 830 Structural Pest Control
77 Ill. Adm. Code 542 Trauma Nurse Specialist Course Code

SECRETARY OF STATE

92 Ill. Adm. Code 1020 Dealers, Wreckers, Transporters & Rebuilders

PUBLIC INFORMATION

BANKS AND TRUST COMPANIES, COMMISSIONER OF
Notice of Acceptance of an Application by Commerce Bancshares, Inc., to Acquire up to 19.9 Percent of the Midwest Financial Group, Inc. Peoria, Illinois
Notice of Acceptance of an Application by Community Bancorp, Inc., to Acquire Citizens State Bank, Pleasant Hill, Ill.
Notice of Acceptance of an Application by Community Bancorp, Inc., to Acquire First Bank of Red Bud, National Association Red Bud, Ill.
Notice of Acceptance of an Application by Community Bancorp, Inc., to Acquire Roodhouse National Bank, Roodhouse Ill.
Notice of Acceptance of an Application by Community Bancorp, Inc., to Acquire Second Ill. Bancorp, Inc., Manchester, Ill.
Notice of Acceptance of an Application by Community Bancorp, Inc., to Acquire Third Ill. Bancorp, Inc. Manchester, Missouri
Notice of Acceptance of an Application by Community Bancorp, Inc., to Acquire Three Cities Bancorp, Inc., Manchester, Missouri
Notice of Acceptance of an Application by Community Bancorp, Inc., to Acquire Winchester National Bank, Winchester, Ill.

CI - 17

ILLINOIS REGISTER

1988 CUMULATIVE INDEX

DECEMBER 2, 1988

VOL. 12, ISSUE #49

PUBLIC INFORMATION (CONT'D)

BANKS AND TRUST COMPANIES, COMMISSIONER OF (CONT'D)
Notice of Acceptance of an Application by First of America Bank Corporation to Acquire Quad Cities First Company
Notice of Acceptance of an Application by First Financial Corporation, to Acquire First Citizens of Paris, Inc., Paris, Ill.
Notice of Acceptance of an Application by First of America Bank Corporation to Acquire Sheridan Bank of Peoria
Notice of Acceptance of an Application by Landmark Bancshares Corporation to Acquire Eagle Bancorporation, Inc. Highland, Ill.
Notice of Acceptance of an Application by National City Bancshares, Inc., to Acquire the Peoples National Bank of Grayville, Grayville, Ill.
Notice of Acceptance of an Application by NBD Bancorp, Inc. to Acquire Charter Bank Group, Inc.
Notice of Acceptance of an Application by Old Kent Financial Corporation to Acquire Unibancorp, Inc.
Notice of Acceptance of an Application by Old National Bancorp to Acquire the Peoples National Bank in Lawrenceville

REVENUE, DEPARTMENT OF

Index of Letter Rulings (Fourth Quarter of 1987) (Income Tax)
Index of Letter Rulings (Fourth Quarter of 1987) (ROT)
Index of Letter Rulings (Fourth Quarter of 1987) (Income Tax) (Corrected Version)
Index of Letter Rulings (First Quarter of 1988) (Income Tax)
Index of Letter Rulings (First Quarter of 1988) (ROT)
Index of Letter Rulings (Second Quarter of 1988) (Income Tax)
Index of Letter Rulings (Second Quarter of 1988) (ROT)
Index of Letter Rulings (Third Quarter of 1988) (Income Tax)
Index of Letter Rulings (Third Quarter of 1988) (ROT)

SECRETARY OF STATE

Department of Insurance
Fees for Various Certificates Under Section 408; 50 Ill. Adm. Code 2502

REGULATORY AGENDA

AGING, DEPARTMENT ON
89 Ill. Adm. Code 240 Community Care Program

LABOR RELATIONS BOARD, ILLINOIS EDUCATIONAL
80 Ill. Adm. Code 1125 Fair Share Fee Objections

POLLUTION CONTROL BOARD

35 Ill. Adm. Code 301 Introduction: Water Pollution
35 Ill. Adm. Code 305 Monitoring & Report
35 Ill. Adm. Code 309 Permits
35 Ill. Adm. Code 608 Prevention of Drinking Water Quality Degradation Through Elimination of Unprotected Connections
35 Ill. Adm. Code 302 Water Quality Standards

PUBLIC HEALTH, DEPARTMENT OF

77 Ill. Adm. Code 697 AIDS Confidentiality & Testing Code
77 Ill. Adm. Code 200 Alcoholism & Intoxication Treatment Programs
77 Ill. Adm. Code 205 Ambulatory Surgical Treatment Center Licensing Requirements
77 Ill. Adm. Code 205 Ambulatory Surgical Treatment Center Licensing Requirements
77 Ill. Adm. Code 855 Asbestos Abatement for Public & Private Schools in Ill.
77 Ill. Adm. Code 460 Blood Labeling Code

CI - 18

REGULATORY AGENDA (CONT'D)

PUBLIC HEALTH, DEPARTMENT OF (CONT'D)

77 Ill. Adm. Code 1150	Certificate of Need for Health Maintenance Organizations	17475
77 Ill. Adm. Code 665	Child Health Examination	17477
77 Ill. Adm. Code 450	Clinical Laboratories & Blood Banks	12923
77 Ill. Adm. Code 450	Clinical Laboratories & Blood Banks	17479
77 Ill. Adm. Code 900	Drinking Water Systems	17482
77 Ill. Adm. Code 555	Emergency Medical Services	17484
77 Ill. Adm. Code 590	Family Practice Residency Act	17487
77 Ill. Adm. Code 910	Field Sanitation Rules	17489
77 Ill. Adm. Code 1230	Financial & Economic Feasibility Review & Evaluation Plan (For all Long-Term Care & Chronic Disease Facilities)	17491
77 Ill. Adm. Code 1240	Financial & Economic Feasibility Review & Evaluation Plan (For all Long-Term Care & Chronic Disease Facilities)	17493
77 Ill. Adm. Code 750	Food Service Sanitation	17495
77 Ill. Adm. Code 250	Hospital Licensing Requirements	1662
77 Ill. Adm. Code 250	Hospital Licensing Requirements	17497
77 Ill. Adm. Code 710	III. Alzheimer's Disease & Related Disorders Assistance Code	17499
77 Ill. Adm. Code 490	III. Blood Banking Code	17501
77 Ill. Adm. Code 840	III. Health & Hazardous Substances Registry	17503
77 Ill. Adm. Code 870	III. Mobile Home Tie-Down Act	17505
77 Ill. Adm. Code 540	III. Trauma Center Code	17507
77 Ill. Adm. Code 920	III. Water Well Construction Code	17509
77 Ill. Adm. Code 925	III. Water Well Pump Installation Code	17510
77 Ill. Adm. Code 396	Life Care Facilities Contract Code	17511
77 Ill. Adm. Code 390	Long Term Care for Under Age Twenty-Two	17513
77 Ill. Adm. Code 880	Manufactured Housing & Mobile Home Safety Act	17515
77 Ill. Adm. Code 600	Minimum Qualifications for Public Health Personnel Employed by Full-time Local Health Departments	17517
77 Ill. Adm. Code 300	Minimum Standards Classification & Licensure of Skilled Nursing Facilities & Intermediate Care Facilities	1664
77 Ill. Adm. Code 350	Minimum Standards for Classification & Licensure of Intermediate Care Facilities for the Developmentally Disabled	17519
77 Ill. Adm. Code 330	Minimum Standards for Classification & Licensure of Sheltered Care Facilities	17521
77 Ill. Adm. Code 300	Minimum Standards for Classification & Licensure of Skilled Nursing Facilities & Intermediate Care Facilities	17523
77 Ill. Adm. Code 860	Mobile Home Park Law	17525
77 Ill. Adm. Code 1100	Narrative & Planning Policies	17527
77 Ill. Adm. Code 661	Newborn Metabolic Screening & Treatment Code	17529
77 Ill. Adm. Code 395	Nurse's Aides Training Code	17531
77 Ill. Adm. Code 698	Pertussis Vaccine Pamphlet Code	20280
77 Ill. Adm. Code 750	Plumbers	17533
77 Ill. Adm. Code 1180	Practice & Procedure in Administrative Hearings	17535
77 Ill. Adm. Code 905	Private Sewage Disposal Code	17537
77 Ill. Adm. Code 1160	Processing an Application for Permit & Validity of Permits	17539
77 Ill. Adm. Code 1110	Processing, Classification Policies & Review Criteria	17541
77 Ill. Adm. Code 630	Program Content & Guidelines for Maternal & Child Health Services	17543
77 Ill. Adm. Code 635	Program Content & Guidelines for Title X Family Planning Services	17545
77 Ill. Adm. Code 800	Recreational Area Code	17547
77 Ill. Adm. Code 640	Regionalized Perinatal Care	17549
77 Ill. Adm. Code 906	Requirements for Mounds in Ill.	17551
77 Ill. Adm. Code 760	Sanitation of Retail Food Stores	17553
77 Ill. Adm. Code 615	Standards of Local Health Departments in Ill.	17555
77 Ill. Adm. Code 2800	Transplantation Program	17557
77 Ill. Adm. Code 500	Vital Records Act, The	17559

CI - 19

REGULATORY AGENDA (CONT'D)

PUBLIC HEALTH, DEPARTMENT OF/HEALTH FACILITIES PLANNING BOARD

77 Ill. Adm. Code 1110 Processing, Classification Policies & Review Criteria

1666

REHABILITATION SERVICES, DEPARTMENT OF

89 Ill. Adm. Code 525 Grants & Contracts

2164

89 Ill. Adm. Code 714 Non-Homemaker Service Provider Requirements

2034

JOINT COMMITTEE ON ADMINISTRATIVE RULES

Agendas

January 13, 1988

1668

February 25, 1988

4265

April 12, 1988

6848

May 10, 1988

8143

June 14, 1988

10247

July 14, 1988

11655

August 23, 1988

13665

September 15, 1988

14476

October 13, 1988

16284

November 15, 1988

19128

Second Notices Received

287, 1676, 2035, 2165, 3138, 3526, 4276, 4394, 4731, 4975, 5476, 5669, 6332, 6861, 7018, 7432,

7870, 8152, 8494, 8754, 9252, 9761, 10258, 10557, 10810, 11368, 11902, 12131, 12586, 12929, 13361,

13674, 13718, 14087, 14485, 14753, 15232, 15787, 16291, 17041, 17129, 17560, 18004, 19136, 19550,

19785, 20284

JOINT COMMITTEE ON ADMINISTRATIVE RULES - NOTICE OF FAILURE TO REMEDY OBJECTIONS

EDUCATION, STATE BOARD OF

Certification; 23 Ill. Adm. Code 25

4942

PUBLIC HEALTH, DEPARTMENT OF

Minimum Health Care Standards for Health Maintenance Organizations; 77 Ill. Adm. Code 240

20243

EXECUTIVE ORDERS AND PROCLAMATIONS

EXECUTIVE ORDERS

88-2 An Executive Order Establishing the Governor's Commission on Science & Technology

13363

88-1 An Executive Order Establishing the Ill. Public/Private Child Care Council

11904

PROCLAMATIONS

87-563 Soup Month

289

87-564 Cerebral Palsy Month

290

87-565 Congratulates St. Elizabeth Hospital/105th Anniversary

291

87-566 Medical Records Week

292

87-567 African-American History Month

1678

87-568 40th Anniversary Of The Invention Of The Transistor

2037

87-569 125th Anniversary Of Signing Of Emancipation Proclamation

2038

87-570 Black History Month

2039

87-571 Student-Athlete Day

2040

88-001 Dr. Martin Luther King Day

2166

CI - 20

PROCLAMATIONS (CONT'D)

88-002	Eye Health Care Month	2167
88-003	Kick The Habit Kick-Off Week	2168
88-004	Martha Washington Hospital Day	2169
88-005	Cold Stress Awareness Day	2170
88-005	Cold Stress Awareness Day (Revised)	3528
88-006	Financial Aid Awareness Week	2171
88-007	Snow Sculpture Days	2172
88-008	Ambush Month	3139
88-009	Candy Month	3140
88-010	Kiwanis Week	3141
88-011	Seed Month	3142
88-012	Snowmobile Safety Week	3143
88-013	Job's Daughters Week	3144
88-014	Vocational Education Week	3145
88-015	Future Farmers of America Week	3529
88-016	Millennium of Christianity In Ukraine	3530
88-017	Critical Care Nurses Week	3531
88-018	John M. Richman Day	3532
88-019	Ukrainian Independence Day	3533
88-020	Women In Sports Day	3534
88-021	Four Chaplains Sunday	3535
88-022	Homemakers Extension Association Week	3536
88-023	ROTC Week	3537
88-024	Children's Mental Health Month	3552
88-025	Asian American Day	3553
88-026	Chicago Cubs Weekend	3554
88-027	Congratulates the Good People of Peoria	3555
88-028	Freedom Day	3556
88-029	Land Surveyors' Month	3557
88-030	Australin Day	3558
88-031	Design/Drafting Week	3559
88-032	March of Dimes 50th Anniversary Year	3560
88-033	Apprenticeship Week	3561
88-034	U.S. Marine Corps 1st Division Association Week	3562
88-035	Frank Beltrone Day	3563
88-036	Sales & Marketing Month	4279
88-037	Congratulates Ben A. Borenstein/Hebrew Theological College/The Lamp of Learning Society	4280
88-038	Congratulates Marian High School Marching Band	4281
88-039	Dog Hero Week	4282
88-040	Groundwater Protection Month	4283
88-041	Honors Congressman Bob Michel/84th Annual Lincoln Day Festivities	4284
88-042	Ill. State Quartet Convention Week	4285
88-043	Nutrition Month	4286
88-044	Operation Snowball Year	4287
88-045	Pesticide Awareness Month	4288
88-046	Plan A Living Legacy Month	4289
88-047	AEI Day	4290
88-048	Education For Business Week	4291
88-049	Sugarless Day	4292
88-050	Declares the Counties of Kane & La Salle To Be Disaster Areas	4293
88-051	Declares Winnebago County to be a Disaster Area	4396
88-052	Employ the Older Worker Week	4397
88-053	Smiles for Little City Days	4398
88-054	Congratulates the College of Dentistry/University of Ill.	4399
88-055	Esomian Day	4400
	Free Enterprise Week/Commends SJFE	4401

PROCLAMATIONS (CONT'D)

88-057	Women's History Month	4402
88-058	Future Business Leaders of America-Phi Beta Lambda Month	4733
88-059	Engineers Week	4734
88-060	Listening Awareness Day	4735
88-061	Model III. Government Days	4736
88-062	Save Your Vision Week	4737
88-063	School Psychology Week	4738
88-064	Poison Prevention Week	4739
88-065	Kids Know Week	4740
88-066	Tornado Preparedness Week	4741
88-067	Consumers Week	4978
88-068	Ill. Employee Fitness Day	4979
88-069	Kappa Delta Child Abuse Prevention Day	4980
88-070	Keep America Beautiful Month	4981
88-071	Parks & Recreation Month	4982
88-072	Recycling Week	4983
88-073	School Library Day	4984
88-074	Ill. Science Day	4985
88-075	Bielanussian/Byelorusian Day	5478
88-076	Motorcycle Awareness Month	5479
88-077	Professional Social Work Month	5480
88-078	Rural Electric Youth Day	5481
88-079	Licensed Practical Nurse Week	5482
88-080	Mother of the Year Day	5483
88-081	Professional Home Remodeling Month	5484
88-082	U.S. Savings Bond Month	5485
88-083	Casimir Pulaski Day	5486
88-084	Newspaper in Education Week	5487
88-085	Nurses' Week	5488
88-086	Youth Temperance Education Week	5670
88-087	Medical Assistants' Week	5671
88-088	Pump Boys & Dinetta Day	5672
88-089	Student Council Week	5673
88-090	Volvo Tennis/Chicago Week	5674
88-091	Arts Education Week	5675
88-092	Biomedical Equipment Technology Week	5676
88-093	Pi Kappa Phi III. P.U.S.H. Week	5677
88-094	World Population Awareness Week	5678
88-095	Congratulates Lord Mayor Carmencita Hederman	5679
88-096	Junior High Student Government Week	5680
88-097	Legislators' Fitness Day	5681
88-098	Organ & Tissue Donor Awareness Week	5682
88-099	Youth Art Month	6335
88-100	Debfest	6336
88-101	Energy Education Day	6337
88-102	Ill. Agricultural Experiment Station Centennial Day	6338
88-103	Mike Ditka Day	6339
88-104	Salute to Teens Week	6340
88-105	Agriculture Week	6341
88-106	American G.I. Forum Days	6342
88-107	Ill. Clean & Beautiful & Tree City USA Appreciation Month	6343
88-108	Legalization Awareness Month	6344
88-109	Older Americans Month	6345
88-110	Enterostomal Therapy Nurses Day	6346
88-111	Free Newspaper Week	6347
88-112	Ill. Trail Appreciation Day	6348

PROCLAMATIONS (CONT'D)

88-113	Poliophus Month	6349
88-114	Foreign Language & International Education Week	6863
88-115	Ill.-Italy Energy Security Days	6864
88-116	Lioness Caramel Corn Day	6865
88-117	Marijuana Week	6866
88-118	Tourism Week	6867
88-119	World Trade Month	6868
88-120	World Trade Week	6869
88-121	Small Business Week	6870
88-122	Eating Disorders Awareness Week	7020
88-123	Exceptional Children's Week	7021
88-124	Security Awareness Week	7022
88-125	Transportation Week	7023
88-126	Victim Rights Week	7024
88-127	Call Before You Dig Month	7025
88-128	Girl Scout Leader Day	7026
88-129	High Blood Pressure Month	7027
88-130	POW/MIA Day	7028
88-131	Professional Secretaries Week/Professional Secretaries Day	7029
88-132	Volunteer Week	7030
88-133	Special Olympics Month	7031
88-134	Barbershop Harmony Month	7032
88-135	Lake & Watershed Management Month	7033
88-136	Pharmacy Day	7034
88-137	Earthquake Awareness Week	7435
88-138	Recognizes Ill. Selects, Ltd.	7436
88-139	Registration Awareness Month	7437
88-140	RSVP Day	7438
88-141	Community Mental Health Services Week	7439
88-142	Fair Housing Month	7440
88-143	Foreign Language & International Studies Month	7441
88-144	Ill. Awareness Day for People With Disabilities	7442
88-145	New Homes Month	7443
88-146	Saint Peter Claver Weekend	7444
88-147	Aluminum Extrusion Week	7445
88-148	Breastfeeding Promotion Month	7446
88-149	Business Opportunity Days	7447
88-150	Congratulates Zion Missionary Baptist Church	7448
88-151	Music Week	7449
88-152	Urban League Month	7450
88-153	Week of the Days of Remembrance	7451
88-154	Daniel Liguori's Day	7872
88-155	Gamma Phi Circus Week	7873
88-156	Beta Sigma Phi Week	7874
88-157	Coin Week	7875
88-158	Industry Appreciation Day	7876
88-159	Library Week	7877
88-160	Memorial of the Warsaw Ghetto Uprising	7878
88-161	Municipal Clerks Week	7879
88-162	Mima Day	7880
88-163	Child Abuse Prevention Month	7881
88-164	Cinco De Mayo Day	7882
88-165	Day of Prayer	7883
88-166	Public Service Recognition Week	7884
88-167	Subcontractors Month	7885
88-168	Year of New Sweden	7886

PROCLAMATIONS (CONT'D)

88-169	SPAC Day	7887
88-170	Better Hearing & Speech Month	8154
88-171	Hospital Volunteer Day	8155
88-172	Variety Club Week	8156
88-173	Computer Integrated Manufacturing Week	8157
88-174	Electrical Safety Awareness Month	8158
88-175	Grade Crossing Safety Week	8159
88-176	Mining Awareness Week	8160
88-177	Queen Isabella Day	8161
88-178	Edward E. Lantieri Day	8162
88-179	Father Sylvester J. Mulloy Day	8163
88-180	Just Say No Month	8164
88-181	Manufactured Housing Week	8165
88-182	The 150th Anniversary Year of Blackburn College	8166
88-183	WBBM Newsradio 78 Day	8167
88-184	CBOE Day	8168
88-185	Ill.-Japan Cultural Festival Month	8169
88-186	Week of the High Risk Child	8170
88-187	Fishing Week	8496
88-188	Math Awareness Week	8497
88-189	Medical Information Systems Association Days	8498
88-190	Alaska At War Day	8499
88-191	Command Sergeant Major Day	8500
88-192	Congratulates Harold Gaede	8501
88-193	Congratulates Mount Carmel Varsity Hockey Team	8502
88-194	Goodwill Industries Week	8503
88-195	Mental Health Month	8504
88-196	Neurofibromatosis Awareness Month	8505
88-197	Little League Day	8506
88-198	Mother's Day	8507
88-199	Pet Week	8508
88-200	Salvation Army Week	8509
88-201	Student Services Corporation Vocational Education Day	8510
88-202	Actors' Equity Association Week	8756
88-203	Drinking Water Week	8757
88-204	Iletis & Colitis Awareness Week	8758
88-205	Museum Day	8759
88-206	Publicity Club of Chicago Golden Trumpet Awards Day	8760
88-207	Maritime Day	8761
88-208	Police Memorial Day/Police Week/Police Memorial Day	8762
88-209	Safe Kids Week	8763
88-210	Stamp Collecting Week	8764
88-211	Partnership in Health Week	8765
88-212	RP Awareness Day	8766
88-213	Asian American Heritage Month	8767
88-214	Burger King/Prairie State Games Torch Run Day	8768
88-215	Entrepreneur Achievement Week	8769
88-216	Epsilon Sigma Alpha Week	8770
88-217	Epsilon Sigma Alpha Week (Revised)	10259
88-218	Anesthesiology Week	8771
88-219	National Association of Insurance Women's Week	8772
88-220	Project Sobriety Night	8773
88-221	Surgical Technologist Week	8774
88-222	ADL Day	8775
88-223	Correctional Officer Week	8776
	Talent-Linkage-Chicago Day	9255

ILLINOIS REGISTER

VOL. 12, ISSUE #49

1988 CUMULATIVE INDEX

DECEMBER 2, 1988

PROCLAMATIONS (CONT'D)

88-224 Automobile Parts & Accessories Association Week
 88-225 Gateway Day
 88-226 Gateway Day (Revised)
 88-227 Ill. Rivers Appreciation Month
 88-228 Foster Parent Appreciation Month
 88-229 Polish Constitution Days
 88-230 Bells on Independence Day
 88-231 Deferral Employee of the Year Day
 88-232 Peruvian Institutions of America Day
 88-233 Asthma and Allergy Awareness Month
 88-234 Bicentennial Celebration of the African Methodist Episcopal Church
 88-235 Retired Teachers' Week
 88-236 Congratulates Seymour J. Abrams/Commends The Simon Wiesenthal Center
 88-237 Homophilia Awareness Week
 88-238 Transit Appreciation Day
 88-239 Nursing Home Week
 88-240 Dairy Month
 88-241 Disabled American Veterans' Days
 88-242 Father Peter Mascari Day
 88-243 Greek-American Parade Day
 88-244 National Federation of the Blind Month
 88-245 Safe Boating Week
 88-246 SKIL Day
 88-247 Students Against Driving Drunk Month
 88-248 Expresses Sorrow to the Ogilvie Family
 88-249 Expresses Sorrow To The Ogilvie Family (Revised)
 88-250 Honors Clyde L. Choate
 88-251 Just Say No Day
 88-252 National Basketball Association/Little City Foundation Day
 88-253 Neighborhood Housing Services Recognition Day
 88-254 Candy Day
 88-255 Ill. Bell Operator Day
 88-256 Ortho-Olympics Day
 88-257 Recognizes Irvin Kupciet
 88-258 Rehabilitation Facilities Week
 88-259 V.F.W. Greater Pullman Post 2240 Day
 88-260 Mechanical Contractors Association Day
 88-261 Saul Stone Day
 88-262 Hero Street, U.S.A. Day
 88-263 Sanka Walking Week
 88-264 Ill. World Trade Center Day
 88-265 Congratulates Underwriters at Lloyd's
 88-266 Run to Daylight Week
 88-267 Pizza Week
 88-268 Special Olympics Week
 88-269 YMCA Volunteer Recognition Day
 88-270 Korean Youth Olympic Day
 88-271 Midwifery Awareness Week
 88-272 Windy City Summit Week
 88-273 Fraternal Week
 88-274 Schumburg Township Employees Hospital Insurance Coverage Referendum
 88-275 War Veterans Month
 88-276 Baltic Freedom Day
 88-277 First Chicago Week
 88-278 Henry George Day
 88-279 Ken Johnson Day

CI - 25

ILLINOIS REGISTER

VOL. 12, ISSUE #49

1988 CUMULATIVE INDEX

DECEMBER 2, 1988

PROCLAMATIONS (CONT'D)

88-278 Adolescent Behavior Disorders Week
 88-279 Beautiful Babies...Right From The Start
 88-280 Chicago Public Schools Bureau Of Volunteers Day
 88-281 Criminal Justice Awareness Day
 88-282 Back Of The Yards Neighborhood Council Day
 88-283 Nurses Project Week
 88-284 Therapeutic Recreation Day
 88-285 Gospel Music Week
 88-286 Pharmaceutical Manufacturers Day
 88-287 Extends Appreciation to Ronald Berger/North Lakeside Cultural Center
 88-288 4-H Days
 88-289 Father's Day
 88-290 Film Center Day
 88-291 Coal Day
 88-292 Firefighter Memorial Day
 88-293 Helen Keller Deaf-Blind Awareness Week
 88-294 Honor's The Late Joseph Marchesi
 88-295 Honor's The Late Joseph Marchesi (Revised)
 88-296 Peruvian Day In Ill.
 88-297 Water Quality Week
 88-298 YWCA of Metropolitan Chicago Day
 88-299 Albion Interfast Corporation Day
 88-300 Child Support Enforcement Month
 88-301 Grandparents' Day
 88-302 173rd Airborne Brigade Week
 88-303 Firefighters Appreciation Week
 88-304 Superconducting Super Colliding (SSC) Day
 88-305 Captive Nations Week
 88-306 Captive Nations Week (Revised)
 88-307 50th Anniversary Of Sing Tao Newspapers
 88-308 A Day of Prayer
 88-309 National March Day
 88-310 Commends Jean Beard
 88-311 YWCA Of The USA Day
 88-312 Bicyclists Fight Famine Month
 88-313 Korean War Veterans Day
 88-314 Ill. Days of Recognition of the Millennium
 88-315 American Energy Awareness Month
 88-316 Day of Prayer for Rain
 88-317 Korean Unification Day
 88-318 Fecha Patria De Todos Los Colombianos En Ill.
 88-319 Geology Awareness Week
 88-320 Ill. Marine Corps League Week
 88-321 Respect Life Week
 88-322 Athletic Trainer Week
 88-323 Congratulates Robert J. Sahin
 88-324 Ice Cream Candy Day
 88-325 Jill A. Swartz Day
 88-326 Dr. Rosita S. Pildes - Mother of Neonatology Day
 88-327 Leukemia Awareness Week
 88-328 Depressive & Manic Depressive Week
 88-329 Springfield Housing Authority Appreciation Day
 88-330 U.S. Space Observance Days/Space Exploration Day
 88-331 William B. Graham Day
 88-332 Baton Twirling Week
 88-333 Christian Brothers Education Day

CI - 26

PROCLAMATIONS (CONT'D)

88-332	Dr. Arthur Lockhart Day	12936
88-333	Networking Together: Minority Women's Leadership Days	12937
88-334	Blood Donor Awareness Month	12938
88-335	Chicago Youth At Risk Week	12939
88-336	Dr. Robert L. Poorman Day	12940
88-337	Paralyzed Veterans Recognition Day	12941
88-338	U.S. Olympic Coin Week	12942
88-339	Chemistry Day	12943
88-340	Springfield Air Rendezvous Weekend	12944
88-341	National Parks Day	13365
88-342	Illinois' Ambassadors of Music to Europe	13366
88-343	Antioch Volunteer Fire Department	13367
88-344	Aviation Education Week	13368
88-345	Congregation B'Nai Shalom Day	13369
88-346	School's Open Safety Week	13370
88-347	Car Care Month	13371
88-348	Women's Equality Day	13372
88-349	Constitution Week	13373
88-350	Morgan Horse Week	13374
88-351	Myasthenia Gravis Awareness Week	13375
88-352	Veterans Day at the Fair	13376
88-353	Osteopathic Medicine Week	13377
88-354	Radiologic Technology Week	13378
88-355	POW-MIA Recognition Day	13379
88-356	Prevention Month	13680
88-357	Bud Billiken Day	13681
88-358	Chamber of Commerce Week	13682
88-359	Chuck Parrish & Bruce Bollero Day	13683
88-360	Ill. Junior Miss Week	13684
88-361	Lydia Bervig Day	13685
88-362	PTA Membership Month	13686
88-363	Uruguay Day	13687
88-364	Pompon Appreciation Day	13688
88-365	Ill. Business Week	13689
88-366	American Indian History Month	13690
88-367	Expresses Sorrow to the Mazewski Family	13720
88-368	75th Anniversary Year Of The Springfield Art Association Of Edwards Place	13721
88-369	Hosiery Week	13722
88-370	Illinois High Tech Entrepreneur Week	13723
88-371	CD-ROM Expo Days	13724
88-372	La Semana De La Juventud Hispana Evangelica	13725
88-373	25th Anniversary Great March On Washington Day	13726
88-374	Head Injury Awareness Month	13727
88-375	Housekeepers Week	13728
88-376	Grandmothers' Day	14089
88-377	Special Election Canvass/Twenty-first Congressional Dist./100th U. S. Congress Kids for Conservation Day	14090
88-378	Kids for Conservation Day	14091
88-379	Employer Support to the Guard & Reserve Month	14754
88-379	Employer Support to the Guard & Reserve Month (Revised)	14092
88-380	Essee Kucpincet Day	14093
88-381	American Indian Day	18005
88-382	Community Associations Day	14094
88-383	Historic Visions Restaurant Day	14095
88-384	Red Ribbon Week	14096
88-385	Local Government Internal Auditing Week	14487

PROCLAMATIONS (CONT'D)

88-386	Most Ancient Prince Hall Grand Court, Heroines of Jericho, Week	14488
88-387	Navy Mothers Week	14489
88-388	Northbrook Congregation Ezra Habonim Dedication Day	14490
88-389	Safety Town Week	14491
88-390	Save the Turtles Day	14492
88-391	Certified Professional Secretaries Month	14493
88-392	Grandparents Day/Write Your Grandparents Week	14494
88-393	Ill. Honey Month	14495
88-394	Medical Research Day	14496
88-395	Teofila Samolinska Day	14497
88-396	Child Care Worker Week	14498
88-397	Women in Construction Week	14499
88-398	Union Label Week	14755
88-399	Youth 2000 Week	14756
88-400	Adult Day Care Week	14757
88-401	Dental Hygiene Week	14758
88-402	Family First Week	14759
88-403	Integrity Day	14760
88-404	Spirit of Love Award Day	14761
88-405	World Food Day	14762
88-406	Ill. Dare Day	14763
88-407	Voters' Registration Day	14764
88-408	50th Anniversary of the Pump Room Day	14765
88-409	American Education Week	14766
88-410	Emergency Medical Services Week	14767
88-411	Futures & Options Week	14768
88-412	Judge Abraham Lincoln Marovitz Day	14769
88-413	Mental Illness Awareness Week	14770
88-414	Gold Star Mother's Day	14771
88-415	Mothers of Twins Week	14772
88-416	Pregnancy & Infant Loss Awareness Month	14773
88-417	Spinal Health Care Month	14774
88-418	Drive for Life Weekend	14775
88-418	Drive for Life Weekend (Revised)	15233
88-419	Columbus Day	15234
88-420	Fire Prevention Week	15235
88-421	National Communications Forum Week	15236
88-422	Australian-American Friendship Week	15237
88-423	Dia Nuestra Senora De La Caridad Del Cobre, Patrona De Cuba	15789
88-424	Glenn Howard Day	15790
88-425	Doug Collins Day	15791
88-426	German-American Day	15792
88-427	Teen Challenge Day	15793
88-428	National Year of Friendship With Finland	15794
88-429	Operation Able Day	15795
88-430	Book It Day	15796
88-431	Help Retarded Citizens Day	15797
88-432	American Business Women's Day	15798
88-433	Domestic Violence Awareness Month	15799
88-434	Food Service Employees Week	15800
88-435	Hunting & Fishing Day	15801
88-436	Minority Enterprise Development Week	15802
88-437	Pythian Sisters' Day	15803
88-438	Radio Day	15804
88-439	Riding for the Handicapped Ride-A-Thon Weekend	15805
88-440	Sharing the Warmth Day	15806

PROCLAMATIONS (CONT'D)

88-441	Chiropractic Health Care Month	15807
88-442	Founder's Month for International Training	15808
88-443	Good Bear Day	15809
88-444	Occupational Health Nursing Year	15810
88-445	Young Entrepreneurs' Day	15811
88-446	Automatic Vending Week	16293
88-447	Crime Prevention Month	16294
88-448	National Association for the Self-Employed Day	16295
88-449	Commends III. Quilt Research Project	16296
88-450	Deaf Awareness Week	16297
88-451	Disability Employment Awareness Month	16298
88-452	Congratulates Home/Savings of America	16299
88-453	Health Care Materials Management Week	16300
88-454	Professional Security Month	16301
88-455	Vocational Student Organization Week	16302
88-456	Cosmetology Month	16303
88-457	Credit Union Month/Credit Union Week/Credit Union Day	16304
88-458	Toastmasters Month	16305
88-459	Eddie Blazonczyk Day	16306
88-460	Hawthorne Race Course Day	16307
88-461	Leif Ericsson Day	16308
88-462	Recognizes the National Safety Council	17043
88-463	Quality Month	17044
88-464	Cooperative Month	17130
88-465	Hispanic Professional Achievement Days	17131
88-466	Lulac Education Week	17132
88-467	Recognizes Land of Lincoln Credit Union	17133
88-468	Don Elchison Day	17134
88-469	Talk About Prescriptions Month	17135
88-470	Dietary Managers Day	17136
88-471	Extends Congratulations on the Occasion of Centennial of Hermon Baptist Church	17137
88-472	Arts Week	17138
88-473	B'Nai B'Rith Month	17562
88-474	Learning Disabilities Month	17563
88-475	Wilb Walker Day	17564
88-476	Higher Education Week	17565
88-477	Scottish Culture Week	17566
88-478	Slovenian Day	17567
88-479	National Grandelouque Gala Days	18006
88-480	Family Health Month	18007
88-481	Salute the 25th Anniversary of III. Gifted Education	18008
88-482	Statewide Affordable Housing Week	18009
88-483	Forest Products Week	18010
88-484	III. Cottage Industry Awareness Day	18011
88-485	Mutual Ground, Inc. Day	18012
88-486	United Nations Day	18013
88-487	III. Olympian Salute Week	18014
88-488	Max Davidson Day/Max Davidson Month/Max Davidson Year	18015
88-489	Home Care Week	18016
88-490	HARP of Little City Day	18017
88-491	Infection Control Week	18018
88-492	The Old Style Marathon/Chicago Day	18019
88-493	Coast Guard Recognition Day	19137
88-494	Honor Israel Day	19138
88-495	10th Anniversary of Zanies Comedy Nite Club	19139
88-496	James O'Grady Day	19140

PROCLAMATIONS (CONT'D)

88-497	Alzheimer's Disease Public Awareness Month	19141
88-498	Broadcast Journalist Day	19142
88-499	Community Education Day	19143
88-500	Hospice Week	19144
88-501	III. Paralegal Association Day	19145
88-502	Lupus Awareness Month	19146
88-503	Victory Week	19147
88-504	Worldwide Peace Day	19148
88-505	The Month of the Awakening Child	19149
88-506	Chicago Abused Women Coalition Day	19150
88-507	Environmental Health Practitioners' Week	19151
88-508	Kristlnacht 50th Anniversary	19552
88-509	Erna I. Gans Day	19553
88-510	Fecha Conmemorativa Del Descubrimiento De Puerto Rico	19554
88-511	Gettysburg Address 125th Anniversary	19555
88-512	Harry Carey Day	19556
88-513	Honors Dr. & Mrs. Alfred C. Golden	19557
88-514	Operating Room Nurses Day	19558
88-515	Veterans Day	19559
88-516	Women In Charge Day	19560
88-517	Hispanic State Employment Day	19561
88-518	Winter Storm Preparedness Week	19786
88-519	WBBM's Wreath of Hope Days	19787
88-520	CBN/Operation Blessing Day	19788
88-521	Esence Week	19789
88-522	Salutes Anthony Vacco	19790
88-523	American Independence Heritage Month	19791
88-524	St. Jude/WFMY Day	19792
88-525	Craniofacial Anomalies Day	19793
88-526	Italian American War Veterans Day	19794
88-527	Ilion Wait Crabel Day	20285
88-528	Rabbi David Z. Soloff Day	20286
88-529	A Day Of Unity Within The Greek Community	20287
88-530	Rachel & Neil Greenbaum Day	20288
88-531	One Hundred Seventy-eighth Infantry Day	20289
88-532	Father George Clements/Chicagoan Of The Year	20290
88-533	Prayer Vigil Week	20291
88-534	Senator Howard W. Carroll Day	20292
88-535	Anti-Shoplifting Week	20293
88-536	Communications Day/Communications Week	20294
88-537	Gifted Child Month	20295
88-538	John Fischetti Endowment Day	20296
88-539	Bible Week	20297
88-540	Christmas Is For Children Day	20298
88-541	Drunk & Drugged Driving Awareness Week	20299
88-542	National Philanthropy Day	20300
88-543	Farm Women's Month	20301
88-544	Glenn Hall Day	20302
88-545	Richard Gromer Day	20303
88-546	Sepp Herberger Sport, Radio & Press Ball Day	20304
88-547	Thanksgiving Day	20305
88-548	Tony Esposito Day	20306
88-549	U.S. Security Mail Box Week	20307
88-550	Hungarian Freedom Fighter's Day	20308

The Sections Affected Index lists, by Title, each Section of a codified Part on which rulemaking activity has occurred in this volume of the Register and is divided into two parts: the first lists the Sections on which rulemaking activity occurred in the previous issues of this volume; the second lists the Sections on which rulemaking activity occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part shows the previous issue numbers inclusively and the date of the last published issue; the second lists the current issue number and date.) The columns in both parts indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume (calendar year) of the Register was proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash. (e.g. 1 Ill. Adm. Code 100.280 was proposed last year and adopted this year. The action entry reads: (P-8577/86; A-724)) The codes for both columns are listed below. For a complete listing of the Titles of the Illinois Administrative Code, please refer to 1 Ill. Adm. Code 100.140 or contact the Administrative Code Division.

TYPE OF RULEMAKING		ACTION CODES	
am = amendment to existing Section	A = Adopted rule	O = ICAR Objection	
cc = codification changes	C = Correction	P = Proposed rule	
n = new Section	CC = Codification Changes	PF = Prohibited Filing	
r = repeal of existing Section	E = Emergency rule	PP = Peremptory rule	
re = reclassified	F = Failure to Remedy Objections	R = Refusal to Modify or Withdraw	
# = renumbered	M = Modification	RC = ICAR Recommendation	
		S = Suspended rule	
		W = Withdrawal of Proposed rule	

TITLE 2 (CONT'D)

300.100	n	(P-8511)	1176.10	am	(A-14689)
300.200	n	(P-8511)	1176.20	am	(A-14689)
300.300	n	(P-8511)	1176.110	am	(A-14689)
300.400	n	(P-8511)	1176.120	am	(A-14689)
300.400	n	(P-8511)	1176.200	am	(A-14689)
300.400	n	(P-8511)	1176.210	am	(A-14689)
300.400	n	(P-8511)	1176.300	am	(A-14689)
300.400	n	(P-8511)	1176.310	am	(A-14689)
300.400	n	(P-8511)	1176.400	am	(A-14689)
300.400	n	(P-8511)	1176.420	am	(A-14689)
300.400	n	(P-8511)	1176.430	am	(A-14689)
300.400	n	(P-8511)	1176.440	am	(A-14689)
300.400	n	(P-8511)	1176.450	am	(A-14689)
300.400	n	(P-8511)	1176.460	am	(A-14689)
300.400	n	(P-8511)	1176.470	am	(A-14689)
300.400	n	(P-8511)	1176.480	am	(A-14689)
300.400	n	(P-8511)	1176.490	am	(A-14689)
300.400	n	(P-8511)	1176.500	am	(A-14689)
300.400	n	(P-8511)	1176.510	am	(A-14689)
300.400	n	(P-8511)	1176.520	am	(A-14689)
300.400	n	(P-8511)	1176.530	am	(A-14689)
300.400	n	(P-8511)	1176.540	am	(A-14689)
300.400	n	(P-8511)	1176.550	am	(A-14689)
300.400	n	(P-8511)	1176.560	am	(A-14689)
300.400	n	(P-8511)	1176.570	am	(A-14689)
300.400	n	(P-8511)	1176.580	am	(A-14689)
300.400	n	(P-8511)	1176.590	am	(A-14689)
300.400	n	(P-8511)	1176.600	am	(A-14689)
300.400	n	(P-8511)	1176.610	am	(A-14689)
300.400	n	(P-8511)	1176.620	am	(A-14689)
300.400	n	(P-8511)	1176.630	am	(A-14689)
300.400	n	(P-8511)	1176.640	am	(A-14689)
300.400	n	(P-8511)	1176.650	am	(A-14689)
300.400	n	(P-8511)	1176.660	am	(A-14689)
300.400	n	(P-8511)	1176.670	am	(A-14689)
300.400	n	(P-8511)	1176.680	am	(A-14689)
300.400	n	(P-8511)	1176.690	am	(A-14689)
300.400	n	(P-8511)	1176.700	am	(A-14689)
300.400	n	(P-8511)	1176.710	am	(A-14689)
300.400	n	(P-8511)	1176.720	am	(A-14689)
300.400	n	(P-8511)	1176.730	am	(A-14689)
300.400	n	(P-8511)	1176.740	am	(A-14689)
300.400	n	(P-8511)	1176.750	am	(A-14689)
300.400	n	(P-8511)	1176.760	am	(A-14689)
300.400	n	(P-8511)	1176.770	am	(A-14689)
300.400	n	(P-8511)	1176.780	am	(A-14689)
300.400	n	(P-8511)	1176.790	am	(A-14689)
300.400	n	(P-8511)	1176.800	am	(A-14689)
300.400	n	(P-8511)	1176.810	am	(A-14689)
300.400	n	(P-8511)	1176.820	am	(A-14689)
300.400	n	(P-8511)	1176.830	am	(A-14689)
300.400	n	(P-8511)	1176.840	am	(A-14689)
300.400	n	(P-8511)	1176.850	am	(A-14689)
300.400	n	(P-8511)	1176.860	am	(A-14689)
300.400	n	(P-8511)	1176.870	am	(A-14689)
300.400	n	(P-8511)	1176.880	am	(A-14689)
300.400	n	(P-8511)	1176.890	am	(A-14689)
300.400	n	(P-8511)	1176.900	am	(A-14689)
300.400	n	(P-8511)	1176.910	am	(A-14689)
300.400	n	(P-8511)	1176.920	am	(A-14689)
300.400	n	(P-8511)	1176.930	am	(A-14689)
300.400	n	(P-8511)	1176.940	am	(A-14689)
300.400	n	(P-8511)	1176.950	am	(A-14689)
300.400	n	(P-8511)	1176.960	am	(A-14689)
300.400	n	(P-8511)	1176.970	am	(A-14689)
300.400	n	(P-8511)	1176.980	am	(A-14689)
300.400	n	(P-8511)	1176.990	am	(A-14689)
300.400	n	(P-8511)	1177.000	am	(A-14689)
300.400	n	(P-8511)	1177.010	am	(A-14689)
300.400	n	(P-8511)	1177.020	am	(A-14689)
300.400	n	(P-8511)	1177.030	am	(A-14689)
300.400	n	(P-8511)	1177.040	am	(A-14689)
300.400	n	(P-8511)	1177.050	am	(A-14689)
300.400	n	(P-8511)	1177.060	am	(A-14689)
300.400	n	(P-8511)	1177.070	am	(A-14689)
300.400	n	(P-8511)	1177.080	am	(A-14689)
300.400	n	(P-8511)	1177.090	am	(A-14689)
300.400	n	(P-8511)	1177.100	am	(A-14689)
300.400	n	(P-8511)	1177.110	am	(A-14689)
300.400	n	(P-8511)	1177.120	am	(A-14689)
300.400	n	(P-8511)	1177.130	am	(A-14689)
300.400	n	(P-8511)	1177.140	am	(A-14689)
300.400	n	(P-8511)	1177.150	am	(A-14689)
300.400	n	(P-8511)	1177.160	am	(A-14689)
300.400	n	(P-8511)	1177.170	am	(A-14689)
300.400	n	(P-8511)	1177.180	am	(A-14689)
300.400	n	(P-8511)	1177.190	am	(A-14689)
300.400	n	(P-8511)	1177.200	am	(A-14689)
300.400	n	(P-8511)	1177.210	am	(A-14689)
300.400	n	(P-8511)	1177.220	am	(A-14689)
300.400	n	(P-8511)	1177.230	am	(A-14689)
300.400	n	(P-8511)	1177.240	am	(A-14689)
300.400	n	(P-8511)	1177.250	am	(A-14689)
300.400	n	(P-8511)	1177.260	am	(A-14689)
300.400	n	(P-8511)	1177.270	am	(A-14689)
300.400	n	(P-8511)	1177.280	am	(A-14689)
300.400	n	(P-8511)	1177.290	am	(A-14689)
300.400	n	(P-8511)	1177.300	am	(A-14689)
300.400	n	(P-8511)	1177.310	am	(A-14689)
300.400	n	(P-8511)	1177.320	am	(A-14689)
300.400	n	(P-8511)	1177.330	am	(A-14689)
300.400	n	(P-8511)	1177.340	am	(A-14689)
300.400	n	(P-8511)	1177.350	am	(A-14689)
300.400	n	(P-8511)	1177.360	am	(A-14689)
300.400	n	(P-8511)	1177.370	am	(A-14689)
300.400	n	(P-8511)	1177.380	am	(A-14689)
300.400	n	(P-8511)	1177.390	am	(A-14689)
300.400	n	(P-8511)	1177.400	am	(A-14689)
300.400	n	(P-8511)	1177.410	am	(A-14689)
300.400	n	(P-8511)	1177.420	am	(A-14689)
300.400	n	(P-8511)	1177.430	am	(A-14689)
300.400	n	(P-8511)	1177.440	am	(A-14689)
300.400	n	(P-8511)	1177.450	am	(A-14689)
300.400	n	(P-8511)	1177.460	am	(A-14689)
300.400	n	(P-8511)	1177.470	am	(A-14689)
300.400	n	(P-8511)	1177.480	am	(A-14689)
300.400	n	(P-8511)	1177.490	am	(A-14689)
300.400	n	(P-8511)	1177.500	am	(A-14689)
300.400	n	(P-8511)	1177.510	am	(A-14689)
300.400	n	(P-8511)	1177.520	am	(A-14689)
300.400	n	(P-8511)	1177.530	am	(A-14689)
300.400	n	(P-8511)	1177.540	am	(A-14689)
300.400	n	(P-8511)	1177.550	am	(A-14689)
300.400	n	(P-8511)	1177.560	am	(A-14689)
300.400	n	(P-8511)	1177.570	am	(A-14689)
300.400	n	(P-8511)	1177.580	am	(A-14689)
300.400	n	(P-8511)	1177.590	am	(A-14689)
300.400	n	(P-8511)	1177.600	am	(A-14689)
300.400	n	(P-8511)	1177.610	am	(A-14689)
300.400	n	(P-8511)	1177.620	am	(A-14689)
300.400	n	(P-8511)	1177.630	am	(A-14689)
300.400	n	(P-8511)	1177.640	am	(A-14689)
300.400	n	(P-8511)	1177.650	am	(A-14689)
300.400	n	(P-8511)	1177.660	am	(A-14689)
300.400	n	(P-8511)	1177.670	am	(A-14689)
300.400	n	(P-8511)	1177.680	am	(A-14689)
300.400	n	(P-8511)	1177.690	am	(A-14689)
300.400	n	(P-8511)	1177.700	am	(A-14689)
300.400	n	(P-8511)	1177.710	am	(A-14689)
300.400	n	(P-8511)	1177.720	am	(A-14689)
300.400	n	(P-8511)	1177.730	am	(A-14689)
300.400	n	(P-8511)	1177.740	am	(A-14689)
300.400	n	(P-8511)	1177.750	am	(A-14689)
300.400	n	(P-8511)	1177.760	am	(A-14689)
300.400	n	(P-8511)	1177.770	am	(A-14689)
300.400	n	(P-8511)	1177.780	am	(A-14689)
300.400	n	(P-8511)	1177.790	am	(A-14689)
300.400	n	(P-8511)	1177.800	am	(A-14689)
300.400	n	(P-8511)	1177.810	am	(A-14689)
300.400	n	(P-8511)	1177.820	am	(A-14689)
300.400	n	(P-8511)	1177.830	am	(A-14689)
300.400	n	(P-8511)	1177.840	am	(A-14689)
300.400	n	(P-8511)	1177.850	am	(A-14689)
300.400	n	(P-8511)	1177.860	am	(A-14689)
300.400	n	(P-8511)	1177.870	am	(A-14689)
300.400	n	(P-8511)	1177.880	am	(A-14689)
300.400	n	(P-8511)	1177.890	am	(A-14689)
300.400	n	(P-8511)	1177.900	am	(A-14689)
300.400	n	(P-8511)	1177.910	am	(A-14689)
300.400	n	(P-8511)	1177.920	am	(A-14689)
300.400	n	(P-8511)	1177.930	am	(A-14689)
300.400	n	(P-8511)	1177.940	am	(A-14689)
300.400	n	(P-8511)	1177.950	am	(A-14689)
300.400	n	(P-8511)	1177.960	am	(A-14689)
300.400	n	(P-8511)	1177.970	am	(A-14689)
300.400	n	(P-8511)	1177.980	am	(A-14689)
300.400	n	(P-8511)	1177.990	am	(A-14689)
300.400	n	(P-8511)	1178.000	am	(A-14689)
300.400	n	(P-8511)	1178.010	am	(A-14689)
300.400	n	(P-8511)	1178.020	am	(A-14689)
300.400	n	(P-8511)	1178.030	am	(A-14689)
300.400	n	(P-8511)	1178.040	am	(A-14689)
300.400	n	(P-8511)	1178.050	am	(A-14689)
300.400	n	(P-8511)	1178.060	am	(A-14689)
300.400	n	(P-			

TITLE & (CONT'D)	TITLE & (CONT'D)
125.90 am (P-17331/87; A-3417)	600.100 r (P-18841/87; A-8306)
125.100 am (P-17331/87; A-3417) (PP-19116)	600.110 r (P-18841/87; A-8306)
125.110 am (PP-2154)	600.120 r (P-18841/87; A-8306)
125.190 am (P-17331/87; A-3417) (PP-19116)	600.130 r (P-18841/87; A-8306)
125.200 am (P-17331/87; A-3417) (PP-19116)	600.150 r (P-18841/87; A-8306)
125.250 am (PP-13621)	600.250 r (P-18841/87; A-8306)
125.260 am (P-17331/87; A-3417) (PP-6313)	600.300 am (P-18841/87; A-8306)
	600.310 am (P-18841/87; A-8306)
125.270 am (PP-6313)	600.350 r (P-18841/87; A-8306)
125.280 am (PP-4879) (PP-6819)	600.360 r (P-18841/87; A-8306)
125.300 am (PP-13621)	600.370 r (P-18841/87; A-8306)
125.305 n (P-17331/87; A-3417)	600.380 r (P-18841/87; A-8306)
125.310 am (PP-2154)	600.450 r (P-18841/87; A-8306)
125.380 am (PP-13621)	600.460 r (P-18841/87; A-8306)
125.390 am (P-17331/87; A-3417) (PP-6313)	600.470 r (P-18841/87; A-8306)
230.50 am (P-1679; A-10437)	600.480 r (P-18841/87; A-8306)
230.70 am (P-1679; A-10437)	600.490 r (P-18841/87; A-8306)
230.80 am (P-1679; A-10437)	600.500 r (P-18841/87; A-8306)
230.90 am (P-1679; A-10437)	600.510 r (P-18841/87; A-8306)
230.140 am (P-1679; A-10437)	600.520 r (P-18841/87; A-8306)
230.150 am (P-1679; A-10437)	600.530 r (P-18841/87; A-8306)
230.160 r (P-1679; A-10437)	600.540 r (P-18841/87; A-8306)
230.220 am (P-1679; A-10437)	600.550 r (P-18841/87; A-8306)
230.230 r (P-1679; A-10437)	600.560 r (P-18841/87; A-8306)
240.40 am (P-20295/87; A-8299)	600.680 r (P-18841/87; A-8306)
240.60 am (P-20295/87; A-8299)	600.730 r (P-18841/87; A-8306)
240.90 am (P-20295/87; A-8299)	600.840 am (P-18841/87; A-8306)
240.120 am (P-20295/87; A-8299)	600.7b. A (P-18841/87; A-8306)
240.140 am (P-20295/87; A-8299)	675.10 n (P-3539; A-10416) (E-3790)
240.160 am (P-20295/87; A-8299)	675.20 n (P-3539; A-10416) (E-3790)
250.10 am (P-7035; A-12784)	675.30 n (P-3539; A-10416) (E-3790)
250.20 am (P-7035; A-12784)	675.40 n (P-3539; A-10416) (E-3790)
250.70 am (P-7035; A-12784)	675.50 n (P-3539; A-10416) (E-3790)
250.80 am (P-7035; A-12784)	675.60 n (P-3539; A-10416) (E-3790)
250.90 am (P-7035; A-12784)	675.70 n (P-3539; A-10416) (E-3790)
250.100 am (P-7035; A-12784)	675.80 n (P-3539; A-10416) (E-3790)
250.110 am (P-7035; A-12784)	675.90 n (P-3539; A-10416) (E-3790)
250.120 am (P-7035; A-12784)	675.100 n (P-3539; A-10416) (E-3790)
250.150 am (P-7035; A-12784)	675.110 n (P-3539; A-10416) (E-3790)
250.160 am (P-7035; A-12784)	675.120 n (P-3539; A-10416) (E-3790)
250.170 am (P-7035; A-12784)	675.130 n (P-3539; A-10416) (E-3790)
250.180 n (P-7035; A-12784)	675.140 n (P-3539; A-10416) (E-3790)
250.190 n (P-7035; A-12784)	700. Ap. B am (P-18833/87; A-5235)
250.200 n (P-7035; A-12784)	700. Ap. I am (P-14786)
250.215 n (P-8171; A-14515)	700. Ap. G am (P-17139)
600.1 n (P-18841/87; A-8306)	1400.10 am (P-12119/87; A-11219) (P-13832)
600.10 r (P-10271; A-15524)	1400.140 am (P-5545)
600.20 r (P-18841/87; A-8306)	1400.147 am (P-5545)
600.30 r (P-18841/87; A-8306)	1400.149 am (P-5545)
600.40 r (P-18841/87; A-8306)	1400.160 am (P-12119/87; A-11219)
600.50 r (P-18841/87; A-8306)	
600.60 r (P-18841/87; A-8306)	
600.70 r (P-18841/87; A-8306)	
600.80 r (P-18841/87; A-8306)	
600.90 r (P-18841/87; A-8306)	

TITLE II

100.50 am (P-5591; C-10241; A-19387)
100.70 am (P-5591; A-19387)
100.160 am (P-5591; A-19387)
100.170 am (P-5591; A-19387)

TITLE II (CONT'D)	TITLE II (CONT'D)
100.210 am (P-5591; A-19387)	508.60 am (P-11463/87; O-1991887; M-2030; A-1910) (P-4779)
100.230 am (P-5591; C-10241; A-19387)	508.70 am (P-4779)
100.350 am (P-5591; C-10241; A-19387)	508.80 am (P-4779)
208.10 n (P-13926)	509.90 am (P-4677)
208.20 n (P-13926)	1308.20 am (P-17766)
208.30 n (P-13926)	1308.30 n (P-17766)
208.40 n (P-13926)	1308.40 n (P-17766)
208.100 n (P-13926)	1409.120 am (P-17761)
208.110 n (P-13926)	1409.130 am (P-17761)
208.120 n (P-13926)	1409.132 r (P-17761)
404.60 am (P-13936)	1410.10 am (P-4345)
404.200 am (P-13936)	1410.15 r (P-4345)
405.130 am (P-10999/87; A-206)	1770.10 r (P-10331)
414.10 r (P-14653/87; A-14687)	1770.10 n (P-10298)
414.20 r (P-14653/87; A-14687)	1770.20 r (P-10331)
422.20 am (P-13922)	1770.20 n (P-10298)
435.10 n (E-6805) (P-11008/87; A-11235)	1770.30 r (P-10331)
435.20 n (E-6805) (P-11008/87; A-11235)	1770.30 n (P-10298)
435.30 n (E-6805) (P-11008/87; A-11235)	1770.40 r (P-10331)
435.40 n (E-6805) (P-11008/87; A-11235)	1770.40 n (P-10298)
435.50 n (E-6805) (P-11008/87; A-11235)	1770.50 r (P-10331)
435.60 n (E-6805) (P-11008/87; A-11235)	1770.50 n (P-10298)
435.70 n (E-6805) (P-11008/87; A-11235)	1770.60 r (P-10331)
435.80 n (E-6805) (P-11008/87; A-11235)	1770.60 n (P-10298)
435.90 n (E-6805) (P-11008/87; A-11235)	1770.70 r (P-10331)
435.100 n (E-6805) (P-11008/87; A-11235)	1770.70 n (P-10298)
435.110 n (E-6805) (P-11008/87; A-11235)	1770.80 r (P-10331)
435.120 n (E-6805) (P-11008/87; A-11235)	1770.80 n (P-10298)
435.130 n (E-6805) (P-11008/87; A-11235)	1770.90 r (P-10331)
435.140 n (E-6805) (P-11008/87; A-11235)	1770.90 n (P-10298)
435.150 n (E-6805) (P-11008/87; A-11235)	1770.90 r (P-10331)
435.160 n (E-6805) (P-11008/87; A-11235)	1770.100 r (P-10331)
435.170 n (P-17058)	1770.100 n (P-10298)
436.10 n (P-11003/87; A-6304)	1770.110 r (P-10331)
436.20 n (P-11003/87; A-6304)	1770.110 n (P-10298)
436.28 n (P-11003/87; O-4925; RC-4927; R-6329)	1770.120 r (P-10331)
436.30 n (P-11003/87; A-6304)	1770.120 n (P-10298)
436.40 n (P-11003/87; A-6304)	1770.130 r (P-10331)
436.50 n (P-11003/87; A-6304)	1770.130 n (P-10298)
436.60 n (P-11003/87; A-6304)	1770.140 r (P-10331)
436.70 n (P-11003/87; A-6304)	1770.140 n (P-10298)
436.80 n (P-11003/87; A-6304)	1770.150 r (P-10331)
436.90 n (P-11003/87; A-6304)	1770.150 n (P-10298)
436.100 n (P-11003/87; A-6304)	1770.160 r (P-10331)
436.110 n (P-11003/87; A-6304)	1770.160 n (P-10298)
436.120 n (P-11003/87; A-6304)	1770.170 r (P-10331)
436.130 n (P-11003/87; O-4925; R-6329; A-6304)	1770.170 n (P-10298)
436.140 n (P-11003/87; A-6304)	1770.180 r (P-10331)
502.40 am (P-18105)	1770.180 n (P-10298)
502.120 am (P-17755)	1770.190 r (P-10331)
502.600 am (P-17755)	1770.190 n (P-10298)
508.30 am (P-11463/87; A-1910) (P-4779)	1770.200 r (P-10331)
508.35 am (P-4779)	1770.200 n (P-10298)
508.50 am (P-4779)	1770.220 r (P-10331)
	1770.220 n (P-10298)

TITLE 14

176.11	am	(P-17770)	II. C n	(P-1; A-9424)
180.10	n	(P-11130; O-15757; R-17036; A-17431)	200.Ap.F am	(P-1; A-9424)
180.11	n	(P-11130; O-15757; R-17036; A-17431)	II. A n	(P-1; A-9424)
180.12	n	(P-11130; O-15757; R-17036; A-17431)	II. B n	(P-1; A-9424)
180.13	n	(P-11130; O-15757; R-17036; A-17431)	470.110 n	(P-15239)
180.14	n	(P-11130; O-15757; R-17036; A-17431)	470.120 n	(P-15239)
200.100	am	(P-1; A-9424)	470.210 n	(P-15239)
200.101	am	(P-1; A-9424)	470.220 n	(P-15239)
200.105	am	(P-1; A-9424)	470.230 n	(P-15239)
200.107	am	(P-1; A-9424)	470.240 n	(P-15239)
200.109	am	(P-1; A-9424)	470.250 n	(P-15239)
200.110	am	(P-1; A-9424)	470.260 n	(P-15239)
200.111	r	(P-1; A-9424)	470.270 n	(P-15239)
200.200	am	(P-1; A-9424)	470.280 n	(P-15239)
200.201	am	(P-1; A-9424)	470.290 n	(P-15239)
200.202	am	(P-1; A-9424)	470.310 n	(P-15239)
200.304	am	(P-1; A-9424)	500.60 am	(P-9275)
200.305	am	(P-1; A-9424)	500.90 am	(P-9275)
200.400	am	(P-1; A-9424)	520.100 am	(P-17346/87; O-7826; R-11318; A-11201)
200.404	am	(P-1; A-9424)	520.210 am	(P-5856; A-17823)
200.500	am	(P-1; A-9424)	520.300 am	(P-17346/87; O-7826; R-11318; A-11201)
200.501	am	(P-1; A-9424)	520.320 am	(P-17346/87; O-7826; R-11318; A-11201)
200.502	am	(P-1; A-9424)	520.700 am	(P-17346/87; O-7826; R-11318; A-11201)
200.503	am	(P-1; A-9424)	520.710 am	(P-17346/87; O-7826; R-11318; A-11201)
200.505	am	(P-1; A-9424)	520.720 am	(P-17346/87; O-7826; R-11318; A-11201)
200.506	n	(P-1; A-9424)	520.730 am	(P-17346/87; O-7826; R-11318; A-11201)
200.507	n	(P-1; A-9424)	520.900 am	(P-5856; A-17823)
200.508	n	(P-1; A-9424)	520.910 am	(P-5856; A-17823)
200.600	am	(P-1; A-9424)	520.920 am	(P-5856; A-17823)
200.603	r	(P-1; A-9424)	520.930 am	(P-5856; A-17823)
200.604	am	(P-1; A-9424)	520.1000 am	(P-15419/87; A-4115)
200.605	am	(P-1; A-9424)	520.1010 am	(P-15419/87; A-4115)
200.700	r	(P-1; A-9424)	520.1020 am	(P-15419/87; A-4115)
200.701	am	(P-1; A-9424)	520.1030 am	(P-15419/87; A-4115)
200.702	am	(P-1; A-9424)	520.20 am	(P-14550/87; A-2226)
200.703	r	(P-1; A-9424)	550.40 am	(P-14550/87; A-2226)
200.800	am	(P-1; A-9424)	550.50 am	(P-14550/87; A-2226)
200.1000	r	(P-1; A-9424)	550.60 am	(P-14550/87; A-2226)
200.1001	r	(P-1; A-9424)	590.10 am	(P-15249)
200.Ap. A	am	(P-1; A-9424)	590.80 n	(P-15249)
II. A	am	(P-1; A-9424)	590.81 n	(P-15249)
II. I	r	(P-1; A-9424)	590.90 n	(P-15249)
II. J	r	(P-1; A-9424)	590.91 n	(P-15249)
II. L	am	(P-1; A-9424)	590.92 n	(P-15249)
II. M	n	(P-1; A-9424)	590.93 n	(P-15249)
200.Ap. C	am	(P-1; A-9424)	620.10 am	(P-14797) (E-15207)
II. B	am	(P-1; A-9424)	620.30 am	(P-14797) (E-15207)
			620.40 am	(P-14797) (E-15207)
			620.50 am	(P-14797) (E-15207)

TITLE 14 (CONT'D)

620.60	am	(P-14797) (E-15207)	620.70	am	(P-14797) (E-15207)
620.70	am	(P-14797) (E-15207)	620.80	am	(P-14797) (E-15207)
620.80	am	(P-14797) (E-15207)	620.90	am	(P-14797) (E-15207)
630.20	am	(P-4987)	630.20	am	(P-4987)
630.40	am	(P-4987)	630.40	am	(P-4987)
640.10	n	(P-7926)	640.10	n	(P-7926)
640.20	n	(P-7926)	640.20	n	(P-7926)
640.30	n	(P-7926)	640.30	n	(P-7926)
640.40	n	(P-7926)	640.40	n	(P-7926)
640.50	n	(P-7926)	640.50	n	(P-7926)
640.60	n	(P-7926)	640.60	n	(P-7926)
640.70	n	(P-7926)	640.70	n	(P-7926)
640.80	n	(P-7926)	640.80	n	(P-7926)
640.90	n	(P-7926)	640.90	n	(P-7926)
640.100	n	(P-7926)	640.100	n	(P-7926)
640.110	n	(P-7926)	640.110	n	(P-7926)
640.120	n	(P-7926)	640.120	n	(P-7926)
640.130	n	(P-7926)	640.130	n	(P-7926)
640.140	n	(P-7926)	640.140	n	(P-7926)
640.150	n	(P-7926)	640.150	n	(P-7926)
640.160	n	(P-7926)	640.160	n	(P-7926)
640.170	n	(P-7926)	640.170	n	(P-7926)
910.10	n	(P-12539/87; A-3480)	910.10	n	(P-12539/87; A-3480)
910.30	n	(P-12539/87; A-3480)	910.30	n	(P-12539/87; A-3480)
910.40	n	(P-12539/87; A-3480)	910.40	n	(P-12539/87; A-3480)
910.50	n	(P-12539/87; A-3480)	910.50	n	(P-12539/87; A-3480)
910.60	n	(P-12539/87; A-3480)	910.60	n	(P-12539/87; A-3480)
910.70	n	(P-12539/87; A-3480)	910.70	n	(P-12539/87; A-3480)
910.80	n	(P-12539/87; A-3480)	910.80	n	(P-12539/87; A-3480)

TITLE 17

510.10	am	(P-5081; A-11724)	510.10	am	(P-5081; A-11724)
510.20	am	(P-5081; A-11724)	510.20	am	(P-5081; A-11724)
520.20	am	(P-14567/87; A-1815)	520.20	am	(P-14567/87; A-1815)
520.30	am	(P-4999; A-12016)	520.30	am	(P-4999; A-12016)
530.20	am	(P-4999; A-12016)	530.20	am	(P-4999; A-12016)
530.70	am	(P-4999; A-12016)	530.70	am	(P-4999; A-12016)
530.80	am	(P-4999; A-12016)	530.80	am	(P-4999; A-12016)
530.90	am	(P-4999; A-12016)	530.90	am	(P-4999; A-12016)
530.100	am	(P-4999; A-12016)	530.100	am	(P-4999; A-12016)
530.105	am	(P-4999; A-12016)	530.105	am	(P-4999; A-12016)
530.110	am	(P-4999; A-12016)	530.110	am	(P-4999; A-12016)
530.120	am	(P-4999; A-12016)	530.120	am	(P-4999; A-12016)
550.10	am	(P-5004; A-11730)	550.10	am	(P-5004; A-11730)
550.20	am	(P-5004; A-11730)	550.20	am	(P-5004; A-11730)
550.30	am	(P-5004; A-11730)	550.30	am	(P-5004; A-11730)
570.10	am	(P-5087; A-12034)	570.10	am	(P-5087; A-12034)
570.40	am	(P-5087; A-12034) (E-16261)	570.40	am	(P-5087; A-12034) (E-16261)
590.10	am	(P-5027; A-12200) (E-16233)	590.10	am	(P-5027; A-12200) (E-16233)
590.20	am	(P-5027; A-12200)	590.20	am	(P-5027; A-12200)
590.30	am	(P-5027; A-12200)	590.30	am	(P-5027; A-12200)
590.40	am	(P-5027; A-12200)	590.40	am	(P-5027; A-12200)
590.50	am	(P-5027; A-12200)	590.50	am	(P-5027; A-12200)
590.60	am	(P-5027; A-12200)	590.60	am	(P-5027; A-12200)

TITLE 17 (CONT'D)

590.Ex. A	am	(P-5027; A-12200)	590.Ex. A	am	(P-5027; A-12200)
650.10	am	(P-74; A-8003)	650.10	am	(P-74; A-8003)
650.20	am	(P-74; A-8003)	650.20	am	(P-74; A-8003)
650.21	n	(P-74; A-8003)	650.21	n	(P-74; A-8003)
650.22	n	(P-74; A-8003)	650.22	n	(P-74; A-8003)
650.23	n	(P-74; A-8003)	650.23	n	(P-74; A-8003)
650.30	am	(P-5525; A-12055)	650.30	am	(P-5525; A-12055)
650.40	am	(P-74; A-8003)	650.40	am	(P-74; A-8003)
650.50	am	(P-74; A-8003)	650.50	am	(P-74; A-8003)
650.60	am	(P-5525; A-12055) (P-74; A-8003)	650.60	am	(P-5525; A-12055) (P-74; A-8003)
650.70	am	(P-5525) (P-74; A-8003)	650.70	am	(P-5525) (P-74; A-8003)
670.20	am	(P-5117; A-12042)	670.20	am	(P-5117; A-12042)
670.30	am	(P-5117; A-12042)	670.30	am	(P-5117; A-12042)
670.40	am	(P-5117; A-12042)	670.40	am	(P-5117; A-12042)
670.55	am	(P-5117; A-12042)	670.55	am	(P-5117; A-12042)
670.60	am	(P-5117; A-12042)	670.60	am	(P-5117; A-12042)
690.20	am	(P-5104; A-12246)	690.20	am	(P-5104; A-12246)
690.30	am	(P-5104; A-12246)	690.30	am	(P-5104; A-12246)
710.10	am	(P-19471/87; A-5342)	710.10	am	(P-19471/87; A-5342)
710.20	am	(P-19471/87; A-5342)	710.20	am	(P-19471/87; A-5342)
710.30	am	(P-19471/87; A-5342)	710.30	am	(P-19471/87; A-5342)
710.50	am	(P-19471/87; A-5342)	710.50	am	(P-19471/87; A-5342)
720.10	am	(P-5111; A-12254)	720.10	am	(P-5111; A-12254)
720.20	am	(P-5111; A-12254)	720.20	am	(P-5111; A-12254)
730.20	am	(P-5016; A-12186)	730.20	am	(P-5016; A-12186)
730.30	am	(P-5016; A-12186)	730.30	am	(P-5016; A-12186)
740.10	am	(P-5130; A-12261)	740.10	am	(P-5130; A-12261)
740.20	am	(P-5130; A-12261)	740.20	am	(P-5130; A-12261)
810.30	am	(P-19435/87; A-5306) (E-6981)	810.30	am	(P-19435/87; A-5306) (E-6981)
810.40	am	(P-19435/87; A-5306) (E-6981)	810.40	am	(P-19435/87; A-5306) (E-6981)
810.70	am	(P-19435/87; A-5306)	810.70	am	(P-19435/87; A-5306)
830.20	am	(P-4761; A-11714)	830.20	am	(P-4761; A-11714)
830.60	am	(P-4761; A-11714)	830.60	am	(P-4761; A-11714)
850.50	am	(P-2183; A-7996)	850.50	am	(P-2183; A-7996)
850.80	am	(P-2183; A-7996)	850.80	am	(P-2183; A-7996)
930.20	am	(P-5522; A-11720)	930.20	am	(P-5522; A-11720)
930.45	n	(P-5522; A-11720)	930.45	n	(P-5522; A-11720)
950.10	r	(P-13121/87; A-1813)	950.10	r	(P-13121/87; A-1813)
950.10	n	(P-13116/87; A-1808)	950.10	n	(P-13116/87; A-1808)
950.20	r	(P-13121/87; A-1813)	950.20	r	(P-13121/87; A-1813)
950.30	r	(P-13121/87; A-1813)	950.30	r	(P-13121/87; A-1813)
950.30	n	(P-13116/87; A-1808)	950.30	n	(P-13116/87; A-1808)
950.40	n	(P-13116/87; A-1808)	950.40	n	(P-13116/87; A-1808)
950.50	n	(P-13116/87; A-1808)	950.50	n	(P-13116/87; A-1808)
950.60	n	(P-13116/87; A-1808)	950.60	n	(P-13116/87; A-1808)
1535.10	am	(P-8197; A-16018)	1535.10	am	(P-8197; A-16018)
1535.60	am	(P-8197; A-16018)	1535.60	am	(P-8197; A-16018)
1540.10	am	(P-18463/87; A-5296)	1540.10	am	(P-18463/87; A-5296)
1540.20	am	(P-18463/87; A-5296)	1540.20	am	(P-18463/87; A-5296)

TITLE 17 (CONT'D)

1540.30	am	(P-184633/87; A-5290)
1540.40	am	(P-184633/87; A-5290)
1540.45	n	(P-12103/87; A-2274;
1545.10	n	(P-12103/87; A-2274;
1545.20	n	(P-12103/87; A-2274;
1545.30	n	(P-12103/87; A-2274;
1545.40	n	(P-12103/87; A-2274;
1545.50	n	(P-12103/87; A-2274;
1545.60	n	(P-12103/87; A-2274;
1545.70	n	(P-12103/87; A-2274;
1545.80	n	(P-12103/87; A-2274;
1545.90	n	(P-12103/87; A-2274;
1590.20	am	(P-5072; A-12807)
1590.50	am	(P-5072; A-12807)
1590.80	am	(P-5072; A-12807)
1590.90	am	(P-5072; A-12807)
1590.100	am	(P-5072; A-12807)
1590.120	am	(P-5072; A-12807)
2030.30	am	(E-8745) (P-10575; A-

TITLE 20

205.10	am	(P-10980/87; -A-5351)
205.15	n	(P-10980/87; -A-5351)
205.17	n	(P-10980/87; -A-5351)
205.20	am	(P-10980/87; -A-5351)
205.20	am	(P-10980/87; -A-5351)
205.30	am	(P-10980/87; -A-5351)
204.10	am	(P-12727/87; -A-8351)
204.12	n	(P-12727/87; -A-8351)
204.15	n	(P-12727/87; -A-8351)
204.20	am	(P-12727/87; -A-8351)
204.30	am	(P-12727/87; -A-8351)
204.40	am	(P-12727/87; -A-8351)
204.50	am	(P-12727/87; -A-8351)
204.60	am	(P-12727/87; -A-8351)
204.70	am	(P-12727/87; -A-8351)
204.80	am	(P-12727/87; -A-8351)
204.90	am	(P-12727/87; -A-8351)
204.100	am	(P-12727/87; -A-8351)
204.120	am	(P-12727/87; -A-8351)
204.130	am	(P-12727/87; -A-8351)
204.150	am	(P-12727/87; -A-8351)
204.200	am	(P-12727/87; -A-8351)
204.202	am	(P-12727/87; -A-8351)
204.205	n	(P-12727/87; -A-8351)
204.210	am	(P-12727/87; -A-8351)
204.220	am	(P-12727/87; -A-8351)
204.230	am	(P-12727/87; -A-8351)
204.240	am	(P-12727/87; -A-8351)
204.250	am	(P-12727/87; -A-8351)
204.260	am	(P-12727/87; -A-8351)
204.270	am	(P-12727/87; -A-8351)
204.275	n	(P-12727/87; -A-8351)
204.300	am	(P-12727/87; -A-8351)
204.400	am	(P-12727/87; -A-8351)
204.402	n	(P-12727/87; -A-8351)

TITLE 20 (CONT'D)

504.405	n	(P-12727/87; A-8351)
504.410	am	(P-12727/87; A-8351)
504.420	am	(P-12727/87; A-8351)
504.430	am	(P-12727/87; A-8351)
504.440	am	(P-12727/87; A-8351)
504.450	am	(P-12727/87; A-8351)
504.460	am	(P-12727/87; A-8351)
504.470	am	(P-12727/87; A-8351)
504.480	am	(P-12727/87; A-8351)
504.500	am	(P-12727/87; A-8351)
504.510	am	(P-12727/87; A-8351)
504.600	am	(P-12727/87; A-8351)
504.602	n	(P-12727/87; A-8351)
504.605	am	(P-12727/87; A-8351)
504.610	am	(P-12727/87; A-8351)
504.620	am	(P-12727/87; A-8351)
504.630	am	(P-12727/87; A-8351)
504.640	r	(P-12727/87; A-8351)
504.650	am	(P-12727/87; A-8351)
504.660	n	(P-12727/87; A-8351)
504.700	am	(P-12727/87; A-8351)
504.710	am	(P-12727/87; A-8351)
504.715	n	(P-12727/87; A-8351)
504.720	am	(P-12727/87; A-8351)
504.730	am	(P-12727/87; A-8351)
504.800	am	(P-12727/87; A-8351)
504.802	n	(P-12727/87; A-8351)
504.805	am	(P-12727/87; A-8351)
504.810	am	(P-12727/87; A-8351)
504.820	am	(P-12727/87; A-8351)
504.830	am	(P-12727/87; A-8351)
504.840	am	(P-12727/87; A-8351)
504.850	am	(P-12727/87; A-8351)
504.900	n	(P-12727/87; A-8351)
504.905	n	(P-12727/87; A-8351)
504.910	n	(P-12727/87; A-8351)
504.920	n	(P-12727/87; A-8351)
504.930	n	(P-12727/87; A-8351)
504.940	am	(P-12727/87; A-8351)
504.7b. A	am	(P-12727/87; A-8351)
504.7b. B	am	(P-12727/87; A-8351)
504.7b. C	am	(P-12727/87; A-8351)
525.310	am	(P-3542; A-9664)
701.5	n	(P-313; A-12274)
701.10	am	(P-313; A-12274)
701.20	am	(P-313; A-12274)
701.30	am	(P-313; A-12274)
701.40	am	(P-313; A-12274)
701.60	am	(P-313; A-12274)
701.70	am	(P-313; A-12274)
701.80	am	(P-313; A-12274)
701.90	am	(P-313; A-12274)
701.100	am	(P-313; A-12274)
701.110	am	(P-313; A-12274)
701.120	am	(P-313; A-12274)
701.130	am	(P-313; A-12274)

TITLE 20 (CONT'D)

701.140	am	(P-313; A-12274)
701.150	am	(P-313; A-12274)
701.160	am	(P-313; A-12274)
701.170	am	(P-313; A-12274)
701.180	am	(P-313; A-12274)
701.200	am	(P-313; A-12274)
701.210	am	(P-313; A-12274)
701.220	am	(P-313; A-12274)
701.230	am	(P-313; A-12274)
701.250	am	(P-313; A-12274)
701.260	am	(P-313; A-12274)
701.270	am	(P-313; A-12274)
702.5	n	(P-378; A-12340)
702.10	am	(P-378; A-12340)
702.20	am	(P-378; A-12340)
702.30	am	(P-378; A-12340)
702.40	am	(P-378; A-12340)
702.50	am	(P-378; A-12340)
702.60	am	(P-378; A-12340)
702.70	am	(P-378; A-12340)
702.80	am	(P-378; A-12340)
702.90	am	(P-378; A-12340)
702.110	am	(P-378; A-12340)
702.120	am	(P-378; A-12340)
702.130	am	(P-378; A-12340)
702.140	am	(P-378; A-12340)
702.150	am	(P-378; A-12340)
702.160	am	(P-378; A-12340)
702.170	am	(P-378; A-12340)
702.180	am	(P-378; A-12340)
702.190	am	(P-378; A-12340)
702.200	am	(P-378; A-12340)
702.210	am	(P-378; A-12340)
702.220	am	(P-378; A-12340)
702.230	am	(P-378; A-12340)
702.240	am	(P-378; A-12340)
702.250	am	(P-378; A-12340)
702.260	am	(P-443; A-12405)
703.1	n	(P-443; A-12405)
703.10	am	(P-443; A-12405)
703.20	am	(P-443; A-12405)
703.30	am	(P-443; A-12405)
703.50	am	(P-443; A-12405)
703.60	am	(P-443; A-12405)
703.70	am	(P-443; A-12405)
703.80	am	(P-443; A-12405)
703.90	am	(P-443; A-12405)
703.110	am	(P-443; A-12405)
703.120	am	(P-443; A-12405)
703.130	am	(P-443; A-12405)
703.140	am	(P-443; A-12405)
703.150	am	(P-443; A-12405)
703.160	am	(P-443; A-12405)
703.170	am	(P-443; A-12405)
703.180	am	(P-443; A-12405)
703.190	am	(P-443; A-12405)

TITLE 20 (CONT'D)

703.210	am	(P-443; A-12405)
703.240	am	(P-443; A-12405)
720.5	am	(P-489; A-12452)
720.10	am	(P-489; A-12452)
720.20	am	(P-489; A-12452)
720.30	am	(P-489; A-12452)
720.50	am	(P-489; A-12452)
720.60	am	(P-489; A-12452)
720.70	am	(P-489; A-12452)
720.100	am	(P-489; A-12452)
720.130	am	(P-489; A-12452)
720.150	am	(P-489; A-12452)
720.160	am	(P-489; A-12452)
1280.10	n	(P-10497/87; A-8458)
1280.20	n	(P-10497/87; A-8458)
1280.30	n	(P-10497/87; A-8458)
1280.40	n	(P-10497/87; A-8458)
1280.10	n	(P-9415)
1280.20	n	(P-9415)
1280.30	n	(P-9415)
1290.40	n	(P-9415)
1290.50	n	(P-9415)
1290.60	n	(P-9415)
1290.70	n	(P-9415)
1291.10	n	(P-9420; O-15760)
1291.20	n	(P-9420; O-15760)
1291.30	n	(P-9420; O-15760)
1291.40	n	(P-9420; O-15760)
1291.50	n	(P-17064)
1295.20	n	(P-17064)
1295.30	n	(P-17064)
1295.40	n	(P-17064)
1295.50	n	(P-17064)
1295.60	n	(P-17064)
1295.70	n	(P-17064)
1295.80	n	(P-17064)
1320.10	am	(P-12110/87; O-7832; R-8750; A-8649)
1320.45	n	(P-12110/87; O-7832; R-8750; A-8649)
1520.50	am	(P-12110/87; O-7832; R-8750; A-8649)
1550.10	n	(P-7800/87; A-7585)
1550.20	n	(P-7800/87; A-7585)
1550.30	n	(P-7800/87; A-7585)
1550.40	n	(P-7800/87; A-7585)
1550.50	n	(P-7800/87; A-7585)
1550.60	n	(P-7800/87; A-7585)
1550.70	n	(P-7800/87; A-7585)
1610.70	am	(P-4774 (P-14106)
1720.30	am	(P-11454/87; A-3728)
1720.Ap. A	n	(P-11454/87; A-3728)
1760	am	(P-9385/87; A-4800)
1.260	n	(P-9385/87; O-1968/87, M-4800, A-4800)
1.290	n	(P-9385/87; O-1968/87, M-4800, A-4800)

TITLE 23, (CONT'D)

TITLE 23, (CONT'D)

1.330	n	(P-9385/87; A-4800)	120.235	n	(P-19266)
1.420	am	(P-9385/87; O-19868/87; M-4884; A-4800)	120.240	am	(P-9402/87; A-4147)
			120.245	n	(P-9402/87; A-4147)
25.10	am	(P-1694; A-16022)	200.10	am	(P-19279)
25.20	am	(P-1694; A-16022)	200.30	am	(P-19279)
25.30	am	(P-1694; A-16022)	200.40	am	(P-19279)
25.40	am	(P-1694; A-16022)	200.80	am	(P-19279)
25.80	am	(P-1694; A-16022)	200.100	am	(P-19279)
25.705	n	(P-11894/87; A-3709)	210.10	am	(P-6873; A-16052)
25.710	n	(P-11894/87; A-3709)	210.110	am	(P-6873; A-16052)
25.715	n	(P-11894/87; A-3709)	210.120	am	(P-6873; A-16052)
25.720	n	(P-11894/87; A-3709)	210.140	am	(P-6873; A-16052)
25.725	n	(P-11894/87; A-3709)	226.525	am	(P-17151)
25.730	n	(P-11894/87; A-3709)	226.525	am	(P-17151)
25.735	n	(P-11894/87; A-3709)	226.544	n	(P-17151)
25.740	n	(P-11894/87; A-3709)	226.570	am	(P-17151)
25.745	n	(P-11894/87; A-3709)	226.572	am	(P-17151)
25.750	n	(P-11894/87; A-3709)	226.605	am	(P-17151)
25.755	n	(P-11894/87; A-3709)	230.10	am	(P-12747)
25.760	n	(P-11894/87; A-3709)	230.30	am	(P-12747)
		M-3828; A-3709; F-4942)	230.60	am	(P-12747)
25.765	n	(P-11894/87; A-3709)	254.110	r	(P-4451/87; A-2282)
25.770	n	(P-11894/87; A-3709)	254.120	am	(P-4451/87; A-2282)
25.775	n	(P-11894/87; A-3709)	254.130	am	(P-4451/87; A-2282)
25.780	n	(P-11894/87; A-3709)	254.140	am	(P-4451/87; A-2282)
50.40	am	(P-2037/87; A-9882)	254.150	am	(P-4451/87; A-2282)
50.50	am	(P-2037/87; A-9882)	254.210	am	(P-4451/87; A-2282)
110.10	am	(P-12625)	254.220	am	(P-4451/87; A-2282)
110.20	am	(P-12625)	254.230	am	(P-4451/87; A-2282)
110.25	am	(P-12625)	254.240	am	(P-4451/87; A-2282)
110.30	am	(P-12625)	254.250	am	(P-4451/87; A-2282)
110.40	am	(P-12625)	254.310	am	(P-4451/87; A-2282)
110.50	am	(P-12625)	254.320	am	(P-4451/87; A-2282)
110.60	am	(P-12625)	254.330	am	(P-4451/87; A-2282)
110.70	am	(P-12625)	254.340	am	(P-4451/87; A-2282)
110.80	am	(P-12625)	254.340	n	(P-4451/87; A-2282)
110.90	am	(P-12625)	254.340	am	(P-8777)
110.110	am	(P-12625)	254.340	am	(P-4451/87; A-2282)
110.110	A	(P-12625)	254.350	am	(P-4451/87; A-2282)
110.110	B	(P-12625)	254.360	am	(P-4451/87; A-2282)
110.110	C	(P-12625)	254.370	am	(P-4451/87; A-2282)
110.110	D	(P-12625)	254.380	am	(P-4451/87; A-2282)
120.10	am	(P-9402/87; A-4147)	254.390	am	(P-4451/87; A-2282)
120.30	am	(P-9402/87; A-4147)	254.395	am	(P-4451/87; A-2282)
120.40	am	(P-9402/87; A-4147)	254.395	am	(P-4451/87; A-2282)
120.50	am	(P-9402/87; A-4147)	254.398	am	(P-4451/87; A-2282)
120.60	am	(P-9402/87; A-4147)	254.410	am	(P-4451/87; A-2282)
120.70	am	(P-9402/87; A-4147)	254.420	am	(P-4451/87; A-2282)
120.80	am	(P-9402/87; A-4147)	254.440	am	(P-4451/87; A-2282)
120.90	am	(P-9402/87; A-4147)	254.450	am	(P-4451/87; A-2282)
120.100	am	(P-9402/87; A-4147)	254.460	am	(P-4451/87; A-2282)
120.110	am	(P-9402/87; A-4147)	254.470	am	(P-4451/87; A-2282)
120.120	am	(P-9402/87; A-4147)	254.480	am	(P-4451/87; A-2282)
120.130	n	(P-19266)	254.490	am	(P-4451/87; A-2282)
120.200	am	(P-9402/87; A-4147)	254.510	am	(P-4451/87; A-2282)
120.210	am	(P-9402/87; A-4147)	254.610	am	(P-4451/87; A-2282)

SAI - 9

TITLE 23, (CONT'D)

TITLE 23, (CONT'D)

254.620	am	(P-4451/87; O-15357/87; R-3116; A-2282)	254.1270	r	(P-4451/87; A-2282)
254.620	r	(P-8777)	254.1310	am	(P-4451/87; A-2282)
254.630	am	(P-4451/87; O-15357/87; R-3116; A-2282)	254.1320	am	(P-4451/87; A-2282)
254.640	am	(P-4451/87; O-15357/87; R-3116; A-2282)	254.1410	r	(P-4451/87; A-2282)
			254.1415	n	(P-4451/87; A-2282)
254.710	am	(P-4451/87; A-2282)	254.1420	r	(P-4451/87; A-2282)
254.720	am	(P-4451/87; A-2282)	254.1425	n	(P-4451/87; A-2282)
254.730	am	(P-4451/87; A-2282)	254.1430	n	(P-4451/87; A-2282)
254.740	am	(P-4451/87; A-2282)	254.1510	am	(P-4451/87; A-2282)
254.750	am	(P-4451/87; A-2282)	254.1520	am	(P-4451/87; A-2282)
254.760	r	(P-4451/87; A-2282)	254.1530	am	(P-4451/87; A-2282)
254.810	am	(P-4451/87; A-2282)	254.1540	am	(P-4451/87; A-2282)
254.820	am	(P-4451/87; A-2282)	254.1550	am	(P-4451/87; A-2282)
254.910	am	(P-4451/87; A-2282)	254.1630	am	(P-4451/87; A-2282)
254.920	am	(P-4451/87; A-2282)	254.1640	am	(P-4451/87; A-2282)
254.930	am	(P-4451/87; A-2282)	254.1650	am	(P-4451/87; A-2282)
254.940	am	(P-4451/87; A-2282)	254.1670	am	(P-4451/87; A-2282)
254.950	r	(P-4451/87; A-2282)	254.1680	am	(P-4451/87; A-2282)
254.960	r	(P-4451/87; A-2282)	254.1685	am	(P-4451/87; A-2282)
254.970	r	(P-4451/87; A-2282)	254.1694	am	(P-4451/87; A-2282)
254.980	am	(P-4451/87; A-2282)	254.1695	r	(P-4451/87; A-2282)
254.985	r	(P-4451/87; A-2282)	254.1696	am	(P-4451/87; A-2282)
254.988	am	(P-4451/87; A-2282)	254.1710	am	(P-4451/87; A-2282)
254.992	am	(P-4451/87; A-2282)	254.1720	am	(P-4451/87; A-2282)
254.995	am	(P-4451/87; A-2282)	254.1810	am	(P-4451/87; A-2282)
254.998	am	(P-4451/87; A-2282)	254.1820	am	(P-4451/87; A-2282)
254.1010	am	(P-4451/87; A-2282)	254.1830	n	(P-4451/87; A-2282)
254.1020	am	(P-4451/87; A-2282)	254.1910	r	(P-4451/87; A-2282)
254.1030	r	(P-4451/87; A-2282)	254.1920	r	(P-4451/87; A-2282)
254.1040	am	(P-4451/87; A-2282)	254.2030	am	(P-4451/87; A-2282)
254.1110	am	(P-4451/87; A-2282)	254.2040	am	(P-4451/87; A-2282)
254.1120	am	(P-4451/87; A-2282)	254.2090	am	(P-4451/87; A-2282)
254.1130	am	(P-4451/87; A-2282)	254.2092	am	(P-4451/87; A-2282)
254.1140	am	(P-4451/87; A-2282)	254.2110	am	(P-4451/87; A-2282)
254.1150	am	(P-4451/87; A-2282)	254.2120	am	(P-4451/87; A-2282)
254.1160	am	(P-4451/87; A-2282)	254.2130	am	(P-4451/87; A-2282)
254.1170	r	(P-4451/87; A-2282)			
254.1180	am	(P-4451/87; A-2282)	254.2140	am	(P-4451/87; A-2282)
254.1185	am	(P-4451/87; A-2282)	254.2150	r	(P-4451/87; A-2282)
254.1188	am	(P-4451/87; A-2282)	254.2160	r	(P-4451/87; A-2282)
254.1190	am	(P-4451/87; A-2282)	254.2170	r	(P-4451/87; A-2282)
254.1192	am	(P-4451/87; A-2282)	254.2180	r	(P-4451/87; A-2282)
254.1195	r	(P-4451/87; A-2282)	254.2190	r	(P-4451/87; A-2282)
254.1198	am	(P-4451/87; A-2282)	254.2195	r	(P-4451/87; A-2282)
254.1210	n	(P-4451/87; A-2282)	254.2200	am	(P-4451/87; A-2282)
254.1215	n	(P-4451/87; A-2282)	254.2230	am	(P-4451/87; O-15357/87; R-3116; A-2282) (P-8777)
254.1220	r	(P-4451/87; A-2282)			
254.1225	n	(P-4451/87; A-2282)	254.2235	n	(P-8777)
254.1230	n	(P-4451/87; A-2282)	254.2240	r	(P-4451/87; A-2282)
254.1235	n	(P-4451/87; A-2282)	254.2245	n	(P-8777)
254.1240	am	(P-4451/87; A-2282)	254.2250	r	(P-4451/87; A-2282)
254.1245	n	(P-4451/87; A-2282)	254.2255	n	(P-8777)
254.1250	r	(P-4451/87; A-2282)	254.2260	r	(P-4451/87; A-2282)
254.1260	r	(P-4451/87; A-2282)	254.2270	r	(P-4451/87; A-2282)
			254.2280	r	(P-4451/87; A-2282)
			254.2290	r	(P-4451/87; A-2282)

SAI - 10

TITLE 23 (CONT'D)			TITLE 23 (CONT'D)			TITLE 29 (CONT'D)			TITLE 32 (CONT'D)		
254.2292	r	(P-4451/87; A-2282)	1735.70	am	(P-18556/87; A-11546)	430.60	n	(P-17575)	410.40	am	(P-13841)
254.2296	r	(P-4451/87; A-2282)	1735.80	am	(P-18556/87; O-7855; M-10803; A-11546)	430.70	r	(P-17575)	410.50	am	(P-13841)
254.2298	r	(P-4451/87; A-2282)	1735.90	r	(P-18556/87; A-11546)	430.70	n	(P-17575)	410.60	am	(P-13841)
254.2310	am	(P-4451/87; A-2282)	1735.90	r	(P-18556/87; A-11546)	430.80	n	(P-17575)	410.70	am	(P-13841)
254.2310	am	(P-8777)	1735.90	r	(P-18556/87; A-11546)	620.10	n	(P-17575)	410.80	am	(P-13841)
254.2320	am	(P-4451/87; A-2282)	1760.30	am	(P-18556/87; O-7855; M-10803 A-11546)	620.20	n	(P-17575)	410.90	am	(P-13841)
254.2330	am	(P-4451/87; A-2282)	1761.30	am	(P-18556/87; A-11543)	620.20	n	(P-17575)	410.10	am	(P-13841)
254.2340	am	(P-4451/87; A-2282)	1762.10	am	(P-18556/87; A-11559)	620.30	n	(P-17575)	410.10	am	(P-13841)
254.2350	am	(P-4451/87; A-2282)	1762.30	am	(P-18556/87; A-11559)	620.40	n	(P-17575)	410.10	am	(P-13841)
275.90	am	(P-12745)	1762.30	am	(P-18556/87; A-11559)	620.50	n	(P-17575)	410.10	am	(P-13841)
375.70	am	(P-11608/87; O-19877/87; R-4886; A-4818)	1762.40	am	(P-18556/87; A-11559)	620.60	n	(P-17575)	410.10	am	(P-13841)
375.75	n	(P-11608/87; O-19877/87; R-4886; A-4818)	3030.60	r	(P-12180)	620.60	n	(P-17575)	410.10	am	(P-13841)
1010.30	am	(P-12622)	3030.105	am	(P-12180)	620.70	n	(P-17575)	410.10	am	(P-13841)
1501.101	am	(P-10290; A-15973)	3060.100	am	(P-729; A-11264)	620.80	n	(P-17575)	410.10	am	(P-13841)
1501.102	am	(P-10290; A-15973)	3060.600	am	(P-729; A-11264)	620.90	n	(P-17575)	410.10	am	(P-13841)
1501.112	n	(P-10290; A-15973)	3070.100	n	(P-12599/87; O-19925/87; R-2031; A-1915)	620.100	n	(P-17575)	410.10	am	(P-13841)
1501.113	n	(P-12147; O-17440; R-19784; A-19691)	3070.110	n	(P-12599/87; O-19925/87; R-2031; A-1915)	620.200	n	(P-17575)	410.10	am	(P-13841)
1501.309	am	(P-7057; A-16699)	3070.120	n	(P-12599/87; O-19925/87; R-2031; A-1915)	620.210	n	(P-17575)	410.10	am	(P-13841)
1501.501	am	(P-4420; O-11325; RC-11328; W-15763)	3070.130	n	(P-12599/87; O-19925/87; R-2031; A-1915)	620.220	n	(P-17575)	410.10	am	(P-13841)
1501.509	am	(P-4420; W-15763)	3070.140	n	(P-12599/87; O-19925/87; R-2031; A-1915)	620.230	n	(P-17575)	410.10	am	(P-13841)
1501.514	r	(P-17965/87; A-6660)	3070.150	n	(P-12599/87; O-19925/87; R-2031; A-1915)	620.240	n	(P-17575)	410.10	am	(P-13841)
1501.705	am	(P-17965/87; A-6660)	3070.160	n	(P-12599/87; O-19925/87; R-2031; A-1915)						
1700.20	am	(P-18110)	3070.170	n	(P-12599/87; O-19925/87; R-2031; A-1915)						
1700.30	am	(P-18520/87; A-11510)	3300.10	n	(P-14809)						
1700.40	am	(P-18520/87; A-11510)	3300.20	n	(P-14809)						
1700.50	am	(P-18520/87; A-11510)	3300.30	n	(P-14809)						
1700.55	n	(P-18520/87; A-11510)	3300.40	n	(P-14809)						
1720.5	am	(P-18530/87; A-11520)	3300.50	n	(P-14809)						
1720.6	am	(P-18530/87; A-11520)	3300.60	n	(P-14809)						
1720.10	am	(P-6349/87; O-19933/87; R-4726)	3300.70	n	(P-14809)						
1720.20	am	(P-18114)	3300.80	n	(P-14809)						
1720.30	am	(P-18114)									
1720.40	am	(P-18114)									
1720.50	am	(P-18530/87; A-11520)									
1720.55	am	(P-18530/87; A-11520)									
1720.60	am	(P-18114)									
1720.70	am	(P-18114)									
1720.75	r	(P-18114)									
1720.105	am	(P-18530/87; A-11520)									
1720.120	am	(P-18530/87; A-11520)									
1720.140	r	(P-15047; E-15221)									
1720.200	n	(P-18142/87; O-3131; M-7016; A-6971)									
1720.40	am	(P-18530/87; A-11520)									
1720.50	am	(P-18530/87; A-11520)									
1720.55	am	(P-18530/87; A-11520)									
1720.60	am	(P-18114)									
1720.70	am	(P-18114)									
1720.75	r	(P-18114)									
1720.105	am	(P-18530/87; A-11520)									
1720.120	am	(P-18530/87; A-11520)									
1720.140	r	(P-15047; E-15221)									
1720.200	n	(P-18142/87; O-3131; M-7016; A-6971)									
1720.40	am	(P-18530/87; A-11520)									
1720.50	am	(P-18530/87; A-11520)									
1720.55	am	(P-18530/87; A-11520)									
1720.60	am	(P-18114)									
1720.70	am	(P-18114)									
1720.75	r	(P-18114)									
1720.105	am	(P-18530/87; A-11520)									
1720.120	am	(P-18530/87; A-11520)									
1720.140	r	(P-15047; E-15221)									
1720.200	n	(P-18142/87; O-3131; M-7016; A-6971)									
1720.40	am	(P-18530/87; A-11520)									
1720.50	am	(P-18530/87; A-11520)									
1720.55	am	(P-18530/87; A-11520)									
1720.60	am	(P-18114)									
1720.70	am	(P-18114)									
1720.75	r	(P-18114)									
1720.105	am	(P-18530/87; A-11520)									
1720.120	am	(P-18530/87; A-11520)									
1720.140	r	(P-15047; E-15221)									
1720.200	n	(P-18142/87; O-3131; M-7016; A-6971)									
1720.40	am	(P-18530/87; A-11520)									
1720.50	am	(P-18530/87; A-11520)									
1720.55	am	(P-18530/87; A-11520)									
1720.60	am	(P-18114)									
1720.70	am	(P-18114)									
1720.75	r	(P-18114)									
1720.105	am	(P-18530/87; A-11520)									
1720.120	am	(P-18530/87; A-11520)									
1720.140	r	(P-15047; E-15221)									
1720.200	n	(P-18142/87; O-3131; M-7016; A-6971)									
1720.40	am	(P-18530/87; A-11520)									
1720.50	am	(P-18530/87; A-11520)									
1720.55	am	(P-18530/87; A-11520)									
1720.60	am	(P-18114)									
1720.70	am	(P-18114)									
1720.75	r	(P-18114)									
1720.105	am	(P-18530/87; A-11520)									
1720.120	am	(P-18530/87; A-11520)									
1720.140	r	(P-15047; E-15221)									
1720.200	n	(P-18142/87; O-3131; M-7016; A-6971)									
1720.40	am	(P-18530/87; A-11520)									
1720.50	am	(P-18530/87; A-11520)									
1720.55	am	(P-18530/87; A-11520)									
1720.60	am	(P-18114)									
1720.70	am	(P-18114)									
1720.75	r	(P-18114)									
1720.105	am	(P-18530/87; A-11520)									
1720.120	am	(P-18530/87; A-11520)									
1720.140	r	(P-15047; E-15221)									
1720.200	n	(P-18142/87; O-3131; M-7016; A-6971)									
1720.40	am	(P-18530/87; A-11520)									
1720.50	am	(P-18530/87; A-11520)									
1720.55	am	(P-18530/87; A-11520)									
1720.60	am	(P-18114)									
1720.70	am	(P-18114)									
1720.75	r	(P-18114)									
1720.105	am	(P-18530/87; A-11520)									
1720.120	am	(P-18530/87; A-11520)									
1720.140	r	(P-15047; E-15221)									
1720.200	n	(P-18142/87; O-3131; M-7016; A-6971)									
1720.40	am	(P-18530/87; A-11520)									
1720.50	am	(P-18530/87; A-11520)									
1720.55	am	(P-18530/87; A-11520)									
1720.60	am	(P-18114)									
1720.70	am	(P-18114)									
1720.75	r	(P-18114)									
1720.105	am	(P-18530/87; A-11520)									
1720.120	am	(P-18530/87; A-11520)									
1720.140	r	(P-15047; E-15221)									
1720.200	n	(P-18142/87; O-3131; M-7016; A-6971)									
1720.40	am	(P-18530/87; A-11520)									
1720.50	am	(P-18530/87; A-11520)									
1720.55	am	(P-18530/87; A-11520)									
1720.60	am	(P-18114)									
1720.70	am	(P-18114)									
1720.75	r	(P-18114)									
1720.105	am	(P-18530/87; A-11520)									
1720.120	am	(P-18530/87; A-11520)									
1720.140	r	(P-15047; E-15221)									
1720.200	n	(P-18142/87; O-3131; M-7016; A-6971)									
1720.40	am	(P-18530/87; A-11520)									

TITLE 35 (CONT'D)		TITLE 35 (CONT'D)	
211.122	am	215.486	n
		215.487	n
		215.488	n
		215.489	n
		215.620	n
		215.621	n
212.113	am	215.622	n
212.121	am	215.623	n
212.123	am	215.624	n
212.124	am	215.625	n
212.126	n	215.628	n
214.101	am	215.630	n
214.102	am	215.636	n
214.104	am	215.920	n
214.382	am	215.923	n
214.562	n	215.926	n
215.102	am	215.940	n
		215.943	n
215.103	am	215.946	n
215.104	am	215.960	n
		215.963	n
215.105	am	215.966	n
215.121	am	216.122	n
215.122	am	243.108	am
215.141	am	243.120	n
215.142	am	260.101	r
215.204	am	260.102	r
		260.201	r
215.205	am	260.202	r
		260.203	r
215.206	am	260.204	r
215.207	am	260.205	r
		260.206	r
215.245	am	263.101	r
215.260	n	263.102	r
215.261	n	263.103	r
215.263	n	263.201	r
215.264	n	263.202	r
215.267	n	263.301	r
215.420	am	263.303	r
215.430	am	263.304	r
215.432	am	263.305	r
215.435	am	263.306	r
215.437	am	263.307	r
215.438	n	263.308	r
215.439	#	263.309	r
215.439	#	263.401	r
215.442	am	263.402	r
215.443	am	263.501	r
215.444	am	276.102	am
215.480	n	277.101	r
215.481	n	277.102	r
215.482	n	277.103	r
215.483	n	277.201	r
215.484	n	277.202	r
215.485	n	277.301	r

TITLE 35 (CONT'D)		TITLE 35 (CONT'D)	
277.302	r	302.407	am
277.401	r	302.504	am
277.402	r	302.507	am
283.101	r	302.509	am
283.102	r	303.441	am
283.103	r	303.404	am
283.201	r	304.120	am
283.202	r	304.121	am
283.203	r	304.123	am
283.204	r	304.124	am
283.301	r	304.140	r
283.302	r	304.201	am
283.303	r	304.210	n
283.401	r	304.214	n
283.402	r	304.215	n
283.403	r	304.216	n
283.404	r	304.217	n
283.405	r	304.218	n
283.501	r	304.219	n
283.502	r	304.220	n
283.503	r	304.301	am
283.504	r	304.302	n
283.505	r	305.102	am
283.506	r	306.304	am
283.601	r	306.302	n
283.602	r	307.101	#
283.603	r	307.102	#
283.604	r	307.103	#
283.605	r	307.104	#
283.606	r	307.105	r
283.701	r	307.1001	#
283.702	r	307.1001	am
283.703	r	307.1002	n
283.704	r	307.1003	n
285.101	r	307.1005	n
285.102	r	307.1101	#
285.103	r	307.1101	am
285.104	r	307.1102	#
285.201	r	307.1102	am
285.202	r	307.1103	#
285.203	r	307.1103	am
285.204	r	307.1501	am
285.205	r	307.1502	n
285.206	r	307.1503	n
285.301	r	307.1504	n
285.302	r	307.1505	n
301.200	am	307.1506	n
301.260	am	307.1507	n
301.365	am	307.1508	am
301.430	am	307.1508	n
302.202	am	307.1509	n
302.209	am	307.1510	n
302.211	am	307.1511	n
302.304	am	307.1512	n
302.306	n	307.1601	n
302.405	am	307.1602	n

SAI - 18

[illegible]

TITLE 35 (CONT'D)

858.101	am	(P-17599)
858.103	am	(P-17599)
858.107	am	(P-17599)
858.201	am	(P-17599)
858.202	am	(P-17599)
858.203	am	(P-17599)
858.204	#	(P-17599)
858.204	#	(P-17599)
858.205	#	(P-17599)
858.205	am	(P-17599)
858.206	n	(P-17599)
858.207	n	(P-17599)
858.208	n	(P-17599)
858.302	am	(P-17599)
858.303	am	(P-17599)
858.304	#	(P-17599)
858.304	am	(P-17599)
858.305	am	(P-17599)
858.305	am	(P-17599)
858.306	#	(P-17599)
858.307	n	(P-17599)
858.308	n	(P-17599)
858.309	n	(P-17599)
858.310	n	(P-17599)
858.401	am	(P-17599)
860.210	am	(P-94; A-16074)
870.207	am	(P-5534)
870.209	r	(P-5534)
870.210	r	(P-5534)
870.211	r	(P-5534)
870.213	n	(P-5534)
870.214	n	(P-5534)
870.309	r	(P-5534)
870.310	r	(P-5534)

TITLE 36

100.10	r	(P-13745/87; A-10462)
100.20	r	(P-13745/87; A-10462)
100.30	r	(P-13745/87; A-10462)
100.40	r	(P-13745/87; A-10462)
100.50	r	(P-13745/87; A-10462)
100.60	r	(P-13745/87; A-10462)
100.70	r	(P-13745/87; A-10462)
100.80	r	(P-13745/87; A-10462)
100.90	r	(P-13745/87; A-10462)
100.100	r	(P-13745/87; A-10462)
100.110	r	(P-13745/87; A-10462)
100.120	r	(P-13745/87; A-10462)
100.130	r	(P-13745/87; A-10462)
100.140	r	(P-13745/87; A-10462)
100.150	r	(P-13745/87; A-10462)
100.160	r	(P-13745/87; A-10462)
100.170	r	(P-13745/87; A-10462)
100.180	r	(P-13745/87; A-10462)
100.190	r	(P-13745/87; A-10462)
100.200	r	(P-13745/87; A-10462)

TITLE 38 (CONT'D)

100.210	r	(P-13745/87; A-10462)
100.220	r	(P-13745/87; A-10462)
100.230	r	(P-13745/87; A-10462)
100.240	r	(P-13745/87; A-10462)
100.250	r	(P-13745/87; A-10462)
100.26-A	r	(P-13745/87; A-10462)
100.7b.B	r	(P-13745/87; A-10462)
110.70	am	(P-13782/87; A-10456)
125.40	am	(P-6894; A-17834)
160.170	am	(P-6895; A-17844)
190.5	am	(P-6888; A-17838)
190.10	am	(P-18473/87; A-10464)
190.50	am	(P-14097)
190.140	am	(P-18473/87; A-10464)
190.160	am	(P-18473/87; A-10464)
190.180	am	(P-18473/87; A-10464)
305.10	n	(P-4295; A-11178)
305.20	n	(P-4295; A-11178)
305.30	n	(P-4295; A-11178)
305.40	n	(P-4295; A-11178)
310.110	r	(P-5489; A-17774)
310.210	am	(P-5489; A-17774)
310.310	am	(P-5489; A-17774)
310.320	am	(P-5489; A-17774)
310.330	n	(P-5489; A-17774)
310.340	n	(P-5489; A-17774)
310.350	n	(P-5489; A-17774)
310.360	n	(P-5489; A-17774)
310.370	n	(P-5489; A-17774)
310.410	am	(P-5489; A-17774)
310.420	am	(P-5489; A-17774)
310.430	am	(P-5489; A-17774)
310.440	r	(P-5489; A-17774)
310.610	am	(P-5489; A-17774)
310.620	am	(P-5489; A-17774)
310.630	am	(P-5489; A-17774)
310.640	r	(P-5489; A-17774)
310.650	n	(P-5489; A-17774)
310.660	n	(P-5489; A-17774)
310.670	n	(P-5489; A-17774)
310.680	n	(P-5489; A-17774)
310.690	n	(P-5489; A-17774)
310.700	n	(P-5489; A-17774)
310.710	am	(P-5489; A-17774)
310.810	am	(P-5489; A-17774)
310.820	n	(P-5489; RC-15732; A-17774)
310.830	n	(P-5489; A-17774)
310.840	n	(P-5489; A-17774)
310.850	n	(P-5489; A-17774)
310.860	n	(P-5489; A-17774)
310.870	n	(P-5489; A-17774)
310.880	n	(P-5489; A-17774)
310.890	n	(P-5489; A-17774)
310.910	n	(P-5489; A-17774)
330.10	n	(P-20372/87; A-7991)
330.20	n	(P-20372/87; A-7991)

TITLE 38 (CONT'D)

330.100	n	(P-20372/87; A-7991)
330.110	n	(P-20372/87; A-7991)
330.120	n	(P-20372/87; A-7991)
330.120	am	(P-10282; A-17280)
355.10	n	(P-3869; A-10667)
355.20	n	(P-3869; A-10667)
355.30	n	(P-3869; A-10667)
355.40	n	(P-3869; A-10667)
356.10	n	(P-3158; A-11182)
356.20	n	(P-3158; A-11182)
356.30	n	(P-3158; A-11182)
356.40	n	(P-3158; A-11182)
357.10	n	(P-3865; A-10663)
357.20	am	(P-7977; A-15165)
400.1520	am	(P-7977; A-15165)
400.1800	n	(P-7977; A-15165)
400.1810	n	(P-7977; A-15165)
400.1905	n	(P-7977; A-15165)
400.1910	n	(P-7977; A-15165)
400.1915	n	(P-7977; A-15165)
400.1920	n	(P-7977; A-15165)
400.1925	n	(P-7977; A-15165)
400.1930	n	(P-7977; A-15165)
400.1935	n	(P-7977; A-15165)
400.1940	n	(P-7977; A-15165)
400.1945	n	(P-7977; A-15165)
400.1950	n	(P-7977; A-15165)
400.1955	n	(P-7977; A-15165)
400.1970	n	(P-7977; A-15165)
400.1972	n	(P-7977; A-15165)
400.1975	n	(P-7977; A-15165)
400.1980	n	(P-7977; A-15165)
400.1982	n	(P-7977; A-15165)
400.1985	n	(P-7977; A-15165)
400.1990	n	(P-7977; A-15165)

TITLE 38 (CONT'D)

400.1993	n	(P-7977; A-15165)
400.1997	n	(P-7977; A-15165)
400.2005	n	(P-7977; A-15165)
400.2010	n	(P-7977; A-15165)
400.2020	n	(P-7977; A-15165)
400.2030	n	(P-7977; A-15165)
400.2040	n	(P-7977; A-15165)
400.2050	n	(P-7977; A-15165)
400.2060	n	(P-7977; A-15165)
400.2070	n	(P-7977; A-15165)
400.2105	n	(P-7977; A-15165)
400.2110	n	(P-7977; A-15165)
400.2120	n	(P-7977; A-15165)
400.2200	n	(P-7977; A-15165)
400.2300	n	(P-7977; A-15165)
400.2310	n	(P-7977; A-15165)
400.2320	n	(P-7977; A-15165)
400.2330	n	(P-7977; A-15165)
400.2340	n	(P-7977; A-15165)
400.2400	n	(P-7977; A-15165)
400.2410	n	(P-7977; A-15165)
400.2420	n	(P-7977; A-15165)
400.2500	n	(P-7977; A-15165)
400.2510	n	(P-7977; A-15165)
400.2520	n	(P-7977; A-15165)
400.2530	n	(P-7977; A-15165)
400.2540	n	(P-7977; A-15165)
400.2550	n	(P-7977; A-15165)
450.10	r	(P-2201; A-8683)
450.20	r	(P-2201; A-8683)

[illegible]

TITLE 38, CONT'D.		
450.1720	n	(P-9406; A-17093) (E-9721; O-12582)
450.1730	n	(P-9406; A-17093) (E-9721; O-12582)
450.1740	n	(P-9406; A-17093) (E-9721; O-12582)
450.1750	n	(P-9406; A-17093) (E-9721; O-12582)
450.1760	n	(P-9406; A-17093) (E-9721; O-12582)
450.1770	n	(P-9406; A-17093) (E-9721; O-12582)
450.1780	n	(P-9406; A-17093) (E-9721; O-12582)
450.1790	n	(P-9406; A-17093) (E-9721; O-12582)
450. Ap. A	r	(P-2201; A-8683) (E-3041)
450. Ap. B	r	(P-2201; A-8683) (E-3041)
900.110	am	(P-10277; A-17074)
900.120	am	(P-10277; A-17074)

TITLE 41		
100.1	n	(P-7816/87; A-8017)
100.3	n	(P-7816/87; A-8017)
100.4	n	(P-7816/87; A-8017)
100.5	n	(P-7816/87; A-8017)
100.5	r	(P-7822/87; A-8015)
100.7	n	(P-7816/87; A-8017)
100.10	r	(P-7822/87; A-8015)
100.11	r	(P-7822/87; A-8015)
100.20	r	(P-7822/87; A-8015)
100.30	r	(P-7822/87; A-8015)
100.40	r	(P-7822/87; A-8015)
100.50	r	(P-7822/87; A-8015)
100.60	r	(P-7822/87; A-8015)
100.70	r	(P-7822/87; A-8015)
100.80	r	(P-7822/87; A-8015)
100.81	r	(P-7822/87; A-8015)
100.82	r	(P-7822/87; A-8015)
100.85	r	(P-7822/87; A-8015)
100.90	r	(P-7822/87; A-8015)
100.100	r	(P-7822/87; A-8015)
100.110	r	(P-7822/87; A-8015)
100.120	r	(P-7822/87; A-8015)
100.130	r	(P-7822/87; A-8015)
100.140	r	(P-7822/87; A-8015)
100.150	r	(P-7822/87; A-8015)
100.160	r	(P-7822/87; A-8015)
100.170	r	(P-7822/87; A-8015)
100.180	r	(P-7822/87; A-8015)
100.190	r	(P-7822/87; A-8015)
100.200	r	(P-7822/87; A-8015)
100.210	r	(P-7822/87; A-8015)
100.220	r	(P-7822/87; A-8015)
100.225	r	(P-7822/87; A-8015)
100.240	r	(P-7822/87; A-8015)

TITLE 44 (CONT'D)		
1050.120	am	(P-10968/87; A-9856) (P-13377)
1050.140	n	(P-13377)
1300.10	n	(P-15048) (E-15227)
1300.20	n	(P-15048) (E-15227)
1300.30	n	(P-15048) (E-15227)
1010.110	am	(P-14907/87; A-10671)
5010.210	am	(P-14907/87; A-10671)
5010.220	am	(P-14907/87; A-10671)
5010.240	am	(P-14907/87; A-10671)
5010.250	n	(P-14907/87; A-10671)
5010.260	n	(P-14907/87; A-10671)
5010.300	r	(P-14907/87; A-10671)
5010.310	am	(P-14907/87; A-10671)
5010.320	am	(P-14907/87; A-10671)
5010.400	am	(P-14907/87; A-10671)
5010.410	am	(P-14907/87; A-10671)
5010.420	r	(P-14907/87; A-10671)
5010.430	am	(P-14907/87; A-10671)
5010.435	n	(P-14907/87; A-10671)
5010.450	r	(P-14907/87; A-10671)
5010.460	am	(P-14907/87; A-10671)
5010.470	am	(P-14907/87; A-10671)
5010.480	am	(P-14907/87; A-10671)
5010.485	n	(P-14907/87; A-10671)
5010.490	am	(P-14907/87; A-10671)
5010.500	am	(P-14907/87; A-10671)
5010.510	am	(P-14907/87; A-10671)
5010.520	n	(P-14907/87; A-10671)
5010.610	am	(P-14907/87; A-10671)
5010.650	am	(P-14907/87; A-10671)
5010.660	am	(P-14907/87; A-10671)
5010.670	am	(P-14907/87; A-10671)
5010.710	am	(P-14907/87; A-10671)
5010.730	am	(P-14907/87; A-10671)
5010.740	am	(P-14907/87; A-10671)
5010.780	am	(P-14907/87; A-10671)
5010.800	am	(P-14907/87; A-10671)
5010.1010	am	(P-14907/87; A-10671)
5010.1130	am	(P-14907/87; A-10671)
5010.1140	am	(P-14907/87; A-10671)
5010.1160	am	(P-14907/87; A-10671)
5010.1170	am	(P-14907/87; A-10671)
5010.1240	am	(P-14907/87; A-10671)
5010.1260	am	(P-14907/87; A-10671)
5010.1300	am	(P-14907/87; A-10671)
5010.1400	n	(P-14907/87; A-10671)
5010.1500	n	(P-14907/87; A-10671)
5010.1510	n	(P-14907/87; A-10671)
5010.1600	n	(P-14907/87; A-10671)
TITLE 47		
1.35	n	(P-4403)
1.60	am	(P-4403)
1.70	am	(P-4403)
1.85	n	(P-4403)
1.100	am	(P-4403)

TITLE 47 (CONT'D)		TITLE 50 (CONT'D)	
110.90 am	(P-12073/87; A-2254)	925.50 am	(P-12945)
110.100 am	(P-12073/87; A-2254)	940.30 am	(P-18486/87; A-19699)
120.50 am	(P-14185/87; A-751) (P-4751; A-17311)	941.10 n	(P-12948)
120.70 am	(P-4751; A-17311)	941.20 n	(P-12948)
120.80 am	(P-4751; A-17311)	941.30 n	(P-12948)
120.90 am	(P-4751; A-17311)	941.40 n	(P-12948)
120.110 am	(P-8521)	941.50 n	(P-12948)
120.115 am	(P-8521)	951.10 am	(P-17987/87; A-2426)
160.10 n	(P-8521)	951.20 r	(P-17987/87; A-2426)
160.20 n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	951.30 n	(P-17987/87; A-2426)
160.30 n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	951.40 n	(P-17987/87; A-2426)
160.40 n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	951.50 n	(P-17987/87; A-2426)
160.50 n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	951.60 n	(P-17987/87; A-2426)
160.60 n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	951.70 n	(P-17987/87; A-2426)
160.70 n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	951.80 n	(P-17987/87; A-2426)
160.80 am	(P-9271)	1102.10 n	(P-18480/87; A-18151)
160.90 n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)	1102.20 n	(P-18480/87; A-18151)
350.202 am	(P-15265)	1102.30 n	(P-18480/87; A-18151)
601.10 n	(P-11985)	1102.40 n	(P-18480/87; A-18151)
601.20 n	(P-11985)	1102.50 n	(P-18480/87; A-18151)
601.30 n	(P-11985)	1102.60 am	(P-99)
601.40 n	(P-11985)	1102.70 am	(P-99)
601.50 n	(P-11985)	1102.80 am	(P-99)
601.60 n	(P-11985)	1102.90 am	(P-99)
601.70 n	(P-11985)	1103.00 am	(P-99)
601.80 n	(P-11985)	1103.10 am	(P-99)
601.90 n	(P-11985)	1103.20 am	(P-99)
601.100 n	(P-11985)	1103.30 am	(P-99)
601.110 n	(P-11985)	1103.40 am	(P-99)
601.120 n	(P-11985)	1103.50 am	(P-99)
601.130 n	(P-11985)	1103.60 am	(P-99)
601.140 n	(P-11985)	1103.70 am	(P-99)
754.Ex. B am	(P-2057)	1103.80 am	(P-99)
919.10 am	(P-13555)	1103.90 am	(P-99)
919.20 am	(P-13555)	1104.00 am	(P-99)
919.30 am	(P-13555)	1104.10 am	(P-99)
919.40 am	(P-13555)	1104.20 am	(P-99)
919.50 am	(P-13555)	1104.30 am	(P-99)
919.60 am	(P-13555)	1104.40 am	(P-99)
919.70 am	(P-13555)	1104.50 am	(P-99)
919.80 am	(P-13555)	1104.60 am	(P-99)
919.90 am	(P-13555)	1104.70 am	(P-99)
919.Ex. A am	(P-13555; C-17456)	1104.80 am	(P-99)

TITLE 50 (CONT'D)		TITLE 56 (CONT'D)	
2801.40 n	(P-20718/87; A-11754)	2712.202 n	(P-15257)
2801.50 am	(P-20718/87; A-11754)	2712.203 n	(P-15257)
2801.60 r	(P-20718/87; A-11754)	2712.205 n	(P-15257)
2801.60 n	(P-20718/87; A-11754)	2712.207 n	(P-15257)
2801.70 r	(P-20718/87; A-11754)	2712.210 n	(P-15257)
2801.70 n	(P-20718/87; A-11754)	2720.270 am	(P-8201; A-14660)
2801.80 n	(P-20718/87; A-11754)	2725.115 am	(P-11387; A-16060)
2801.80 n	(P-20718/87; A-11754)	2725.120 am	(P-17973/87; A-14653)
2801.90 am	(P-20718/87; A-11754)	2730.105 am	(P-8211; A-15072)
2801.100 am	(P-20718/87; A-11754)	2730.130 n	(P-8211; A-15072)
2801.110 am	(P-20718/87; A-11754)	2760.105 am	(P-88; O-11331; R-13632; A-13604) (E-222; O-4949)
2801.120 am	(P-20718/87; A-11754)	2760.150 am	(P-11393; A-16070)
2801.130 am	(P-20718/87; A-11754)	2765.50 am	(P-90; A-11740) (E-225; O-4955)
2801.140 n	(P-20718/87; A-11754)	2765.55 am	(P-90; A-11740) (E-225; O-4955)
2801.11.A n	(P-20718/87; A-11754)	2765.68 am	(P-90; A-11740) (E-225; O-4955)
2903.10 n	(P-14589/87; A-6669)	2765.90 am	(P-13531)
2903.20 n	(P-14589/87; A-6669)	2765.200 n	(P-11021; O-15735; R-17439; A-17342)
2903.30 n	(P-14589/87; A-6669)	2770.100 am	(P-11978; A-18143)
2903.40 n	(P-14589/87; A-6669)	2770.105 am	(P-11978; A-18143)
2903.50 n	(P-14589/87; A-6669)	2770.110 am	(P-20481/87; O-9178; R-11319; A-11213) (P-13825)
6301.Ex. A am	(P-15269)	2770.400 am	(P-86; A-12473) (E-210; O-4947)
6701.10 n	(P-17617)	2770.405 am	(P-86; A-12473) (E-210; O-4947)
6701.20 n	(P-17617)	2770.410 am	(P-86; A-12473) (E-210; O-4947)
6701.30 n	(P-17617)	2770.501 am	(P-86; A-12473) (E-210; O-4947)
6701.Ex. A n	(P-17617)	2835.10 am	(P-92; A-11746) (E-231; O-4957)
350.20 am	(P-15272)	2835.Tb. A am	(P-92; A-11746) (E-231; O-4957)
350.280 am	(P-9783; O-15739; RC-15742; R-17128; A-17086)	2920.50 am	(P-7956; A-16066)
350.300 am	(P-15272)	2920.65 am	(P-17592)
350.310 am	(P-15272)	2920.80 am	(P-17592)
350.320 am	(P-15272)	2960.105 n	(P-6880; A-13596)
350.330 am	(P-15272)	2960.110 n	(P-6880; A-13596)
350.340 am	(P-15272)	6000.10 am	(P-20699; A-11186)
350.350 am	(P-15272)	6000.40 am	(P-20699; A-11186)
350.360 am	(P-15272)	6000.50 am	(P-20699; A-11186)
350.370 am	(P-15272)	6000.65 n	(P-20699; A-11186)
350.380 am	(P-15272)	6000.80 am	(P-20699; A-11186)
350.400 am	(P-15272)	6000.180 am	(P-20699; A-11186)
350.410 am	(P-15272)	6000.220 am	(P-20699; A-11186)
350.420 am	(P-15272)	6000.280 am	(P-20699; A-11186)
350.430 am	(P-15272)	6000.300 n	(P-20699; A-11186)
350.440 am	(P-15272)		
2610.130 am	(P-13097/87; A-4128)		
2610.Ap. A r	(P-13097/87; A-4128)		
2610.Ap. B r	(P-13097/87; A-4128)		
2630.83 am	(P-62; A-15961)		
2630.84 am	(P-62; A-15961)		
2630.110 am	(P-62; A-15961)		
2712.100 am	(P-11679/86; O-11355; RC-11359)		
2712.105 am	(P-11679/86; O-11355; RC-11359)		
2720.115 am	(P-8201; A-14660)		
2720.130 am	(P-8201; A-14660)		
2712.201 n	(P-15257)		

TITLE 59 (CONT'D)

130.51	n	(P-5406/87; A-5356)
130.60	n	(P-5406/87; A-5356)
130.70	n	(P-5406/87; A-5356)
130.80	n	(P-5406/87; A-5356)
130.90	n	(P-5406/87; A-5356)
130.100	n	(P-5406/87; A-5356)
130.110	n	(P-5406/87; O-248; RC-252; M-5474; A-5356)
130.120	n	(P-5406/87; A-5356)
130.130	n	(P-5406/87; A-5356)
130.140	n	(P-5406/87; O-248; RC-252; M-5474; A-5356)
130.150	n	(P-5406/87; O-248; RC-252; M-5474; A-5356)
130.160	n	(P-5406/87; A-5356)
130.170	n	(P-5406/87; A-5356)
130.180	n	(P-5406/87; A-5356)
130.190	n	(P-5406/87; A-5356)
130.200	n	(P-5406/87; A-5356)
130.210	n	(P-5406/87; A-5356)
130.220	n	(P-5406/87; A-5356)
130.230	n	(P-5406/87; A-5356)
130.240	n	(P-5406/87; A-5356)
130.250	n	(P-5406/87; A-5356)
130.Tb. A	n	(P-5406/87; A-5356)
130.Tb. B	n	(P-5406/87; A-5356)

TITLE 68

110.5	re	(A-2964)
110.10	re	(A-2964)
110.20	re	(A-2964)
110.30	re	(A-2964)
110.40	re	(A-2964)
110.50	re	(A-2964)
110.60	re	(A-2964)
110.70	re	(A-2964)
110.80	re	(A-2964)
110.90	re	(A-2964)
110.100	re	(A-2964)
110.110	re	(A-2964)
110.120	re	(A-2964)
110.130	re	(A-2964)
110.140	re	(A-2964)
110.150	re	(A-2964)
110.160	re	(A-2964)
110.170	re	(A-2964)
110.180	re	(A-2964)
110.190	re	(A-2964)
110.200	re	(A-2964)
110.210	re	(A-2964)
110.220	re	(A-2964)
110.230	re	(A-2964)
110.240	re	(A-2964)
110.250	re	(A-2964)
110.260	re	(A-2964)
110.270	re	(A-2964)
110.Ap. A	re	(A-2964)

TITLE 68 (CONT'D)

180.120	re	(A-2915)
180.130	re	(A-2915)
180.Ap. A	re	(A-2915)
180.Ap. B	re	(A-2915)
180.Ap. C	re	(A-2915)
200.10	re	(A-2917)
200.20	re	(A-2917)
200.30	re	(A-2917)
200.35	re	(A-2917)
200.40	re	(A-2917)
200.45	re	(A-2917)
200.50	re	(A-2917)
200.60	re	(A-2917)
200.70	re	(A-2917)
200.80	re	(A-2917)
210.10	re	(A-2919)
210.20	re	(A-2919)
210.30	re	(A-2919)
210.40	re	(A-2919)
210.50	re	(A-2919)
210.60	re	(A-2919)
210.70	re	(A-2919)
210.80	re	(A-2919)
210.90	re	(A-2919)
210.100	re	(A-2919)
210.110	re	(A-2919)
210.120	re	(A-2919)
210.130	re	(A-2919)
210.140	re	(A-2919)
210.150	re	(A-2919)
210.160	re	(A-2919)
210.170	re	(A-2919)
210.180	re	(A-2919)
210.190	re	(A-2919)
210.200	re	(A-2919)
210.210	re	(A-2919)
210.220	re	(A-2919)
210.230	re	(A-2919)
210.235	re	(A-2919)
210.240	re	(A-2919)
210.250	re	(A-2919)
220.110	re	(A-2926)
220.120	re	(A-2926)
220.130	re	(A-2926)
220.140	re	(A-2926)
220.150	re	(A-2926)
220.210	re	(A-2926)
220.220	re	(A-2926)
220.230	re	(A-2926)
220.231	re	(A-2926)
220.240	re	(A-2926)
220.250	re	(A-2926)
220.310	re	(A-2926)
220.320	re	(A-2926)
220.330	re	(A-2926)
220.335	re	(A-2926)

TITLE 68 (CONT'D)

220.340	re	(A-2926)
220.410	re	(A-2926)
220.420	re	(A-2926)
220.430	re	(A-2926)
220.440	re	(A-2926)
220.450	re	(A-2926)
220.460	re	(A-2926)
220.470	re	(A-2926)
220.480	re	(A-2926)
220.490	re	(A-2926)
220.500	re	(A-2926)
220.510	re	(A-2926)
220.520	re	(A-2926)
220.530	re	(A-2926)
220.540	re	(A-2926)
220.550	re	(A-2926)
220.560	re	(A-2926)
220.570	re	(A-2926)
220.580	re	(A-2926)
220.590	re	(A-2926)
220.600	re	(A-2926)
220.610	re	(A-2926)
220.620	re	(A-2926)
220.630	re	(A-2926)
220.640	re	(A-2926)
220.650	re	(A-2926)
220.660	re	(A-2926)
220.670	re	(A-2926)
220.680	re	(A-2926)
220.690	re	(A-2926)
220.700	re	(A-2926)
220.710	re	(A-2926)
220.720	re	(A-2926)
220.730	re	(A-2926)
220.740	re	(A-2926)
220.750	re	(A-2926)
220.760	re	(A-2926)
220.770	re	(A-2926)
220.780	re	(A-2926)
220.790	re	(A-2926)
220.800	re	(A-2926)
220.810	re	(A-2926)
220.820	re	(A-2926)
220.830	re	(A-2926)
220.840	re	(A-2926)
220.850	re	(A-2926)
220.860	re	(A-2926)
220.870	re	(A-2926)
220.880	re	(A-2926)
220.890	re	(A-2926)
220.900	re	(A-2926)
220.910	re	(A-2926)
220.920	re	(A-2926)
220.930	re	(A-2926)
220.940	re	(A-2926)
220.950	re	(A-2926)
220.960	re	(A-2926)
220.970	re	(A-2926)
220.980	re	(A-2926)
220.990	re	(A-2926)
221.000	re	(A-2926)

TITLE 68 (CONT'D)

260.11	re	(A-2948)
260.12	re	(A-2948)
260.13	re	(A-2948)
260.14	re	(A-2948)
260.15	re	(A-2948)
260.16	re	(A-2948)
260.17	re	(A-2948)
260.18	re	(A-2948)
260.19	re	(A-2948)
260.21	re	(A-2948)
260.22	re	(A-2948)
260.31	re	(A-2948)
260.32	re	(A-2948)
260.33	re	(A-2948)
260.41	re	(A-2948)
260.42	re	(A-2948)
270.10	re	(A-2950)
270.15	re	(A-2950)
270.20	re	(A-2950)
270.30	re	(A-2950)
270.40	re	(A-2950)
270.45	re	(A-2950)
270.50	re	(A-2950)
270.60	re	(A-2950)
280.10	re	(A-2953)
280.20	re	(A-2953)
280.30	re	(A-2953)
280.40	re	(A-2953)
280.50	re	(A-2953)
280.55	re	(A-2953)
280.60	re	(A-2953)
280.70	re	(A-2953)
280.80	re	(A-2953)
280.85	re	(A-2953)
280.90	re	(A-2953)
280.95	re	(A-2953)
280.95	n	(E-2099787; O-4959)
280.100	re	(A-2953)
280.105	re	(A-2953)
280.107	re	(A-2953)
280.110	re	(A-2953)
290.10	re	(A-2951)
290.20	re	(A-2951)
290.30	re	(A-2951)
290.35	re	(A-2951)
290.40	re	(A-2951)
290.50	re	(A-2951)
290.55	re	(A-2951)
290.60	re	(A-2951)
290.70	re	(A-2951)
290.80	re	(A-2951)
290.90	re	(A-2951)
290.100	re	(A-2951)
290.110	re	(A-2951)
290.120	re	(A-2951)
290.130	re	(A-2951)

TITLE 68 (CONT'D)

320.100	re	(A-1821)
320.110	re	(A-1821)
320.120	re	(A-1821)
320.200	re	(A-1821)
320.210	re	(A-1821)
320.220	re	(A-1821)
320.230	re	(A-1821)
320.240	re	(A-1821)
320.260	re	(A-1821)
320.270	re	(A-1821)
330.10	re	(A-2957)
330.20	re	(A-2957)
330.30	re	(A-2957)
330.40	re	(A-2957)
330.50	re	(A-2957)
330.55	re	(A-2957)
330.60	re	(A-2957)
330.70	re	(A-2957)
330.80	re	(A-2957)
330.90	re	(A-2957)
330.91	re	(A-2957)
330.92	re	(A-2957)
330.93	re	(A-2957)
330.94	re	(A-2957)
330.95	re	(A-2957)
330.100	re	(A-2957)
330.110	re	(A-2957)
330.120	re	(A-2957)
330.130	re	(A-2957)
330.140	re	(A-2957)
330.145	re	(A-2957)
330.147	re	(A-2957)
330.150	re	(A-2957)
330.160	re	(A-2957)
330.170	re	(A-2957)
330.180	re	(A-2957)
340.10	re	(A-2959)
340.20	re	(A-2959)
340.30	re	(A-2959)
340.40	re	(A-2959)
340.50	re	(A-2959)
340.55	re	(A-2959)
340.60	re	(A-2959)
340.65	re	(A-2959)
340.70	re	(A-2959)
350.10	re	(A-2960)
350.20	re	(A-2960)
350.30	re	(A-2960)
350.40	re	(A-2960)
350.50	re	(A-2960)
350.60	re	(A-2960)
350.70	re	(A-2960)
350.80	re	(A-2960)
350.90	re	(A-2960)
350.100	re	(A-2960)
350.110	re	(A-2960)

TITLE 68 (CONT'D)

350.115	re	(A-2960)
350.120	re	(A-2960)
360.10	re	(A-2962)
360.20	re	(A-2962)
360.30	re	(A-2962)
360.40	re	(A-2962)
360.50	re	(A-2962)
360.55	re	(A-2962)
360.60	re	(A-2962)
360.70	re	(A-2962)
360.80	re	(A-2962)
360.85	re	(A-2962)
360.90	re	(A-2962)
360.Ap. A	re	(A-2962)
360.Ap. B	re	(A-2962)
370.10	re	(A-2969)
370.20	re	(A-2969)
370.30	re	(A-2969)
370.40	re	(A-2969)
370.50	re	(A-2969)
370.60	re	(A-2969)
370.70	re	(A-2969)
370.80	re	(A-2969)
370.90	re	(A-2969)
370.100	re	(A-2969)
370.110	re	(A-2969)
370.120	re	(A-2969)
370.200	re	(A-2969)
370.210	re	(A-2969)
370.220	re	(A-2969)
370.230	re	(A-2969)
370.240	re	(A-2969)
370.250	re	(A-2969)
370.260	re	(A-2969)
370.270	re	(A-2969)
370.280	re	(A-2969)
370.290	re	(A-2969)
370.300	re	(A-2969)
370.310	re	(A-2969)
370.320	re	(A-2969)
370.325	re	(A-2969)
370.325	n	(E-2100887; O-4966)
370.330	re	(A-2969)
370.340	re	(A-2969)
370.350	re	(A-2969)
370.360	re	(A-2969)
370.370	re	(A-2969)
380.210	re	(A-2942)
380.220	re	(A-2942)
380.230	re	(A-2942)
380.240	re	(A-2942)
380.250	re	(A-2942)
380.260	re	(A-2942)
380.270	re	(A-2942)
380.280	re	(A-2942)
380.290	re	(A-2942)

TITLE 68 (CONT'D)			TITLE 68 (CONT'D)			TITLE 68 (CONT'D)			TITLE 68 (CONT'D)		
1175.315	n	(P-1917987; O-17443; RC-17447)	1210.120	re	(A-2919)	1220.530	n	(P-5867)	1260.16	re	(A-2948)
1175.320	n	(P-1917987; O-17443; RC-17447)	1210.130	re	(A-2919)	1220.540	n	(P-5867)	1260.17	re	(A-2948)
1175.325	n	(P-1917987; O-17443; RC-17447)	1210.140	re	(A-2919)	1220.550	n	(P-5867)	1260.18	re	(A-2948)
1175.330	n	(P-1917987; O-17443; RC-17447)	1210.150	re	(A-2919)	1220.560	n	(P-5867)	1260.19	re	(A-2948)
1175.335	n	(P-1917987; O-17443; RC-17447)	1210.160	re	(A-2919)	1220.570	re	(A-2926)	1260.21	re	(A-2948)
1175.340	n	(P-1917987; O-17443; RC-17447)	1210.170	re	(A-2919)	1220.580	r	(P-5867)	1260.22	re	(A-2948)
1175.345	n	(P-1917987; O-17443; RC-17447)	1210.180	re	(A-2919)	1220.590	re	(A-2926)	1260.31	re	(A-2948)
1175.350	n	(P-1917987; O-17443; RC-17447)	1210.190	re	(A-2919)	1220.600	re	(P-5867)	1260.32	re	(A-2948)
1175.355	n	(P-1917987; O-17443; RC-17447)	1210.200	re	(A-2919)	1220.610	re	(A-2926)	1260.33	re	(A-2948)
1175.360	n	(P-1917987; O-17443; RC-17447)	1210.210	re	(A-2919)	1220.620	re	(P-5867)	1260.41	re	(A-2948)
1175.365	n	(P-1917987; O-17443; RC-17447)	1210.220	re	(A-2919)	1230.10	re	(A-2929)	1260.42	re	(A-2948)
1175.370	n	(P-1917987; O-17443; RC-17447)	1210.230	re	(A-2919)	1230.20	re	(A-2929)	1270.10	re	(A-2950)
1175.400	n	(P-1917987; O-17443; RC-17447)	1210.235	re	(A-2919)	1230.30	re	(A-2929)	1270.15	re	(A-2950)
1175.405	n	(P-1917987; O-17443; RC-17447)	1210.240	re	(A-2919)	1230.40	re	(A-2929)	1270.20	re	(A-2950)
1175.410	n	(P-1917987; O-17443; RC-17447)	1210.250	re	(A-2919)	1230.50	re	(A-2929)	1270.30	re	(A-2950)
1175.415	n	(P-1917987; O-17443; RC-17447)	1220.110	re	(A-2926)	1230.60	re	(A-2929)	1270.40	re	(A-2950)
1180.10	re	(A-2915)	1220.110	am	(P-5867)	1230.70	re	(A-2929)	1270.50	re	(A-2950)
1180.20	re	(A-2915)	1220.120	re	(A-2926)	1230.80	re	(A-2929)	1270.60	re	(A-2950)
1180.30	re	(A-2915)	1220.120	am	(P-5867)	1230.90	re	(A-2929)	1280.10	re	(A-2953)
1180.40	re	(A-2915)	1220.130	re	(A-2926)	1230.100	re	(A-2929)	1280.10	r	(P-8536)
1180.50	re	(A-2915)	1220.130	am	(P-5867)	1230.110	re	(A-2929)	1280.15	n	(E-12116)
1180.60	re	(A-2915)	1220.140	re	(A-2926)	1230.120	re	(A-2929)	1280.20	re	(A-2953)
1180.65	re	(A-2915)	1220.150	re	(A-2926)	1230.130	re	(A-2929)	1280.20	r	(P-8536)
1180.70	re	(A-2915)	1220.150	r	(P-5867)	1230.140	re	(A-2929)	1280.30	re	(A-2953)
1180.80	re	(A-2915)	1220.160	n	(P-5867)	1230.150	re	(A-2929)	1280.30	r	(P-8536)
1180.90	re	(A-2915)	1220.210	re	(A-2926)	1230.160	re	(A-2929)	1280.40	re	(A-2953)
1180.95	re	(A-2915)	1220.220	re	(A-2926)	1240.5	re	(A-2967)	1280.40	r	(P-8536)
1180.100	re	(A-2915)	1220.220	am	(P-5867)	1240.10	re	(A-2967)	1280.50	re	(A-2953)
1180.110	re	(A-2915)	1220.230	re	(A-2926)	1240.15	re	(A-2967)	1280.50	r	(P-8536)
1180.120	re	(A-2915)	1220.231	re	(A-2926)	1240.20	re	(A-2967)	1280.55	re	(A-2953)
1180.130	re	(A-2915)	1220.231	am	(P-5867)	1240.25	re	(A-2967)	1280.55	r	(P-8536)
1180.140	re	(A-2915)	1220.240	re	(A-2926)	1240.30	re	(A-2967)	1280.60	re	(A-2953)
1180.150	re	(A-2915)	1220.240	am	(P-5867)	1240.35	re	(A-2967)	1280.60	r	(P-8536)
1180.160	re	(A-2915)	1220.250	re	(A-2926)	1240.40	re	(A-2967)	1280.70	re	(A-2953)
1180.170	re	(A-2917)	1220.260	n	(P-5867)	1240.45	re	(A-2967)	1280.70	r	(P-8536)
1180.180	re	(A-2917)	1220.310	re	(A-2926)	1240.50	re	(A-2967)	1280.80	re	(A-2953)
1180.190	re	(A-2917)	1220.320	re	(A-2926)	1240.55	re	(A-2967)	1280.80	am	(P-4440)
1200.20	am	(P-7966; A-16718)	1220.330	re	(A-2926)	1240.60	re	(A-2967)	1280.80	r	(P-8536)
1200.30	am	(P-7966; A-16718)	1220.335	re	(A-2926)	1240.65	re	(A-2967)	1280.85	re	(A-2953)
1200.35	re	(A-2917)	1220.340	re	(A-2926)	1240.70	re	(A-2967)	1280.85	r	(P-8536)
1200.40	re	(A-2917)	1220.340	r	(P-5867)	1250.110	re	(A-2931)	1280.95	re	(A-2953)
1200.45	am	(P-7966; A-16718)	1220.350	n	(P-5867)	1250.120	re	(A-2931)	1280.95	re	(A-2953)
1200.50	re	(A-2917)	1220.400	n	(P-5867)	1250.130	re	(A-2931)	1280.105	re	(A-2953)
1200.55	re	(A-2917)	1220.410	re	(A-2926)	1250.140	re	(A-2931)	1280.105	r	(P-8536)
1200.60	re	(A-2917)	1220.410	re	(A-2926)	1250.150	re	(A-2931)	1280.107	re	(A-2953)
1200.65	re	(A-2917)	1220.420	am	(P-5867)	1250.160	re	(A-2931)	1280.107	r	(P-8536)
1200.70	re	(A-2917)	1220.421	re	(A-2926)	1250.170	re	(A-2931)	1280.110	re	(A-2953)
1200.75	re	(A-2917)	1220.421	am	(P-5867)	1250.170	re	(A-2931)	1280.110	r	(P-8536)
1200.80	re	(A-2919)	1220.425	n	(P-5867)	1250.190	re	(A-2931)	1285.10	n	(P-8571)
1200.85	re	(A-2919)	1220.431	re	(A-2926)	1250.200	re	(A-2931)	1285.20	n	(P-8571)
1200.90	re	(A-2919)	1220.431	r	(P-5867)	1250.205	re	(A-2931)	1285.30	n	(P-8571)
1200.95	re	(A-2919)	1220.435	re	(A-2926)	1250.210	re	(A-2931)	1285.40	n	(P-8571)
1201.00	re	(A-2919)	1220.435	am	(P-5867)	1260.11	re	(A-2948)	1285.50	n	(P-8571)
1201.05	re	(A-2919)	1220.441	re	(A-2926)	1260.12	re	(A-2948)	1285.60	n	(P-8571)
1201.10	re	(A-2919)	1220.500	n	(P-5867)	1260.13	re	(A-2948)	1285.70	n	(P-8571)
1201.15	re	(A-2919)	1220.500	n	(P-5867)	1260.14	re	(A-2948)	1285.80	n	(P-8571)
1201.20	re	(A-2919)	1220.500	n	(P-5867)	1260.15	re	(A-2948)	1285.90	n	(P-8571)
1201.25	re	(A-2919)	1220.500	n	(P-5867)	1260.15	re	(A-2948)	1285.90	n	(P-8571)

TITLE 68 (CONT'D)		
1285.100	n	(P-8571)
1285.110	n	(P-8571)
1285.120	n	(P-8571)
1285.130	n	(P-8571)
1285.140	n	(P-8571)
1285.200	n	(P-15880)
1285.205	n	(P-15880)
1285.210	n	(P-15880)
1285.215	n	(P-15880)
1285.220	n	(P-15880)
1285.225	n	(P-15880)
1285.230	n	(P-15880)
1285.235	n	(P-15880)
1285.240	n	(P-15880; C-19125)
1285.245	n	(P-15880)
1285.250	n	(P-15880)
1285.255	n	(P-15880)
1285.260	n	(P-15880)
1285.265	n	(P-15880)
1285.270	n	(P-15880)
1285.275	n	(P-15880)
1285.310	n	(P-15880)
1285.320	n	(P-15880)
1290.110	re	(A-2951)
1290.115	r	(P-15854)
1290.120	re	(A-2951)
1290.20	r	(P-15854)
1290.30	re	(A-2951)
1290.35	re	(A-2951)
1290.40	r	(P-15854)
1290.50	re	(A-2951)
1290.55	re	(A-2951)
1290.60	r	(P-15854)
1290.70	r	(P-15854)
1290.80	r	(P-15854)
1290.90	r	(P-15854)
1290.100	re	(A-2951)
1290.110	re	(A-2951)
1290.115	r	(P-15854)
1290.120	r	(P-15854)
1290.130	re	(A-2951)
1290.135	re	(P-15854)
1290.140	re	(A-2951)

SAI - 41

TITLE 68 (CONT'D)		
1315.170	re	(A-2940)
1315.180	re	(A-2940)
1315.200	re	(A-2940)
1320.20	re	(A-1821)
1320.20	am	(P-8606)
1320.30	re	(A-1821)
1320.30	am	(P-8606)
1320.40	re	(A-1821)
1320.40	am	(P-8606)
1320.45	n	(E-1925) (P-4448)
1320.50	re	(A-1821)
1320.50	am	(P-8606)
1320.55	re	(A-1821)
1320.55	am	(P-8606)
1320.60	re	(A-1821)
1320.60	am	(P-8606)
1320.70	re	(A-1821)
1320.70	am	(P-8606)
1320.80	re	(A-1821)
1320.80	am	(P-8606)
1320.90	re	(A-1821)
1320.90	am	(P-8606)
1320.95	n	(P-8606)
1320.100	re	(A-1821)
1320.100	am	(P-8606)
1320.110	re	(A-1821)
1320.110	am	(P-8606)
1320.120	re	(A-1821)
1320.120	re	(A-1821)
1320.200	re	(A-1821)
1320.210	re	(A-1821)
1320.220	re	(A-1821)
1320.230	re	(A-1821)
1320.240	re	(A-1821)
1320.250	n	(P-8606)
1320.260	re	(A-1821)
1320.270	re	(A-1821)
1320.300	n	(P-4448; A-11447)
1320.310	n	(P-8606)
1330.10	re	(A-2957)
1330.20	re	(A-2957)
1330.30	re	(A-2957)
1330.30	am	(P-8606)
1330.40	re	(A-2957)
1330.40	am	(P-8606)
1330.50	re	(A-2957)
1330.55	re	(A-2957)
1330.60	re	(A-2957)
1330.70	am	(P-5906; A-17394)
1330.70	re	(A-2957)
1330.80	re	(A-2957)
1330.90	am	(P-5906; A-17394)
1330.91	re	(A-2957)
1330.91	am	(P-5906; A-17394)
1330.92	re	(A-2957)
1330.92	am	(P-5906; A-17394)
1330.93	re	(A-2957)

SAI - 42

TITLE 68 (CONT'D)		
1330.93	am	(P-5906; A-17394)
1330.94	am	(P-5906; A-17394)
1330.95	n	(P-5906; A-17394)
1330.100	re	(A-2957)
1330.110	re	(A-2957)
1330.120	re	(A-2957)
1330.130	re	(A-2957)
1330.130	am	(P-5906; A-17394)
1330.140	n	(P-5906; A-17394)
1340.20	re	(A-2959)
1340.30	re	(A-2959)
1340.30	am	(P-20500/87; A-8030)
1340.40	re	(A-2959)
1340.40	am	(P-20500/87; A-8030)
1340.50	re	(A-2959)
1340.55	re	(A-2959)
1340.60	re	(A-2959)
1340.65	re	(A-2959)
1340.70	re	(A-2959)
1350.10	re	(A-2960)
1350.20	re	(A-2960)
1350.30	re	(A-2960)
1350.40	re	(A-2960)
1350.50	re	(A-2960)
1350.60	re	(A-2960)
1350.70	re	(A-2960)
1350.80	re	(A-2960)
1350.90	re	(A-2960)
1350.100	re	(A-2960)
1350.110	re	(A-2960)
1350.115	re	(A-2960)
1350.120	re	(A-2960)
1360.10	re	(A-2962)
1360.10	r	(P-14963)
1360.20	re	(A-2962)
1360.20	am	(P-14963)
1360.30	am	(P-14963)
1360.40	re	(A-2962)
1360.40	am	(P-14963)
1360.45	n	(P-14963)
1360.50	re	(A-2962)
1360.50	am	(P-14963)
1360.55	re	(A-2962)
1360.55	am	(P-14963)
1360.60	re	(A-2962)
1360.60	am	(P-14963)
1360.65	n	(P-14963)
1360.70	am	(P-14963)
1360.75	n	(P-14963)
1360.80	re	(A-2962)
1360.80	r	(P-14963)
1360.85	am	(A-2962)
1360.85	am	(P-14963)

TITLE 68 (CONT'D)

1360.90

re

(A-2962)

1360.90

am

(P-14963)

1360.Ap. A

re

(A-2962)

1360.Ap. A r

r

(P-14963)

1360.Ap. B

re

(A-2962)

1360.Ap. B r

r

(P-14963)

1370.10

re

(A-2969)

1370.20

re

(A-2969)

1370.30

re

(A-2969)

1370.40

re

(A-2969)

1370.50

re

(A-2969)

1370.60

re

(A-2969)

1370.70

re

(A-2969)

1370.80

re

(A-2969)

1370.90

re

(A-2969)

1370.100

re

(A-2969)

1370.110

re

(A-2969)

1370.120

re

(A-2969)

1370.200

re

(A-2969)

1370.210

re

(A-2969)

1370.220

re

(A-2969)

1370.230

re

(A-2969)

1370.240

re

(A-2969)

1370.250

re

(A-2969)

1370.260

re

(A-2969)

1370.270

re

(A-2969)

1370.280

re

(A-2969)

1370.290

re

(A-2969)

1370.300

re

(A-2969)

1370.310

re

(A-2969)

1370.320

re

(A-2969)

1370.325

re

(A-2969)

1370.325

n

(P-20506/87; A-11452)

1370.330

re

(A-2969)

1370.340

re

(A-2969)

1370.350

re

(A-2969)

1370.360

re

(A-2969)

1370.370

re

(A-2969)

1380.210

re

(A-2942)

1380.220

re

(A-2942)

1380.230

re

(A-2942)

1380.240

re

(A-2942)

1380.250

re

(A-2942)

1380.260

re

(A-2942)

1380.270

re

(A-2942)

1380.280

re

(A-2942)

1380.290

re

(A-2942)

1380.300

re

(A-2942)

1380.310

re

(A-2942)

1380.320

re

(A-2942)

1380.Ap. A

re

(A-2942)

1400.10

re

(A-2972)

1400.20

re

(A-2972)

1400.30

re

(A-2972)

1400.40

re

(A-2972)

1400.50

re

(A-2972)

1400.60

re

(A-2972)

1400.70

re

(A-2972)

1400.80

re

(A-2972)

1400.90

re

(A-2972)

1400.100

re

(A-2972)

1400.110

re

(A-2972)

1400.120

re

(A-2972)

1400.130

re

(A-2972)

1400.140

re

(A-2972)

1400.150

re

(A-2972)

1400.160

re

(A-2972)

1400.170

re

(A-2972)

1400.180

re

(A-2972)

1400.190

re

(A-2972)

1400.200

re

(A-2972)

1400.210

re

(A-2972)

1400.220

re

(A-2972)

1400.230

re

(A-2972)

1400.240

re

(A-2972)

1400.250

re

(A-2972)

1400.260

re

(A-2972)

1400.270

re

(A-2972)

1400.280

re

(A-2972)

1400.290

re

(A-2972)

1400.300

re

(A-2972)

1400.310

re

(A-2972)

1400.320

re

(A-2972)

1400.330

re

(A-2972)

1400.340

re

(A-2972)

1400.350

re

(A-2972)

1400.360

re

(A-2972)

1400.370

re

(A-2972)

1400.380

re

(A-2972)

1400.390

re

(A-2972)

1400.400

re

(A-2972)

1400.410

re

(A-2972)

1400.420

re

(A-2972)

1400.430

re

(A-2972)

1400.440

re

(A-2972)

1400.450

re

(A-2972)

1400.460

re

(A-2972)

1400.470

re

(A-2972)

1400.480

re

(A-2972)

1400.490

re

(A-2972)

1400.500

re

(A-2972)

1400.510

re

(A-2972)

1400.520

re

(A-2972)

1400.530

re

(A-2972)

1400.540

re

(A-2972)

1400.550

re

(A-2972)

1400.560

re

(A-2972)

1400.570

re

(A-2972)

1400.580

re

(A-2972)

1400.590

re

(A-2972)

1400.600

re

(A-2972)

1400.610

re

(A-2972)

1400.620

re

(A-2972)

1400.630

re

(A-2972)

1400.640

re

(A-2972)

1400.650

re

(A-2972)

1400.660

re

(A-2972)

1400.670

re

(A-2972)

1400.680

re

(A-2972)

1400.690

re

(A-2972)

1400.700

re

(A-2972)

1400.710

re

(A-2972)

1400.720

re

(A-2972)

1400.730

re

(A-2972)

1400.740

re

(A-2972)

1400.750

re

(A-2972)

1400.760

re

(A-2972)

1400.770

re

(A-2972)

1400.780

re

(A-2972)

1400.790

re

(A-2972)

1400.800

re

(A-2972)

1400.810

re

(A-2972)

1400.820

re

(A-2972)

1400.830

re

(A-2972)

1400.840

re

(A-2972)

1400.850

re

(A-2972)

1400.860

re

(A-2972)

1400.870

re

(A-2972)

1400.880

re

(A-2972)

1400.890

re

(A-2972)

1400.900

re

(A-2972)

1400.910

re

(A-2972)

1400.920

re

(A-2972)

1400.930

re

(A-2972)

1400.940

re

(A-2972)

1400.950

re

(A-2972)

1400.960

re

(A-2972)

1400.970

re

(A-2972)

1400.980

re

(A-2972)

1400.990

re

(A-2972)

1401.00

re

(A-2972)

1401.01

re

(A-2972)

1401.02

re

(A-2972)

1401.03

re

(A-2972)

1401.04

re

(A-2972)

1401.05

re

(A-2972)

1401.06

re

(A-2972)

1401.07

re

(A-2972)

1401.08

re

(A-2972)

1401.09

re

(A-2972)

1401.10

re

(A-2972)

1401.11

re

(A-2972)

1401.12

re

(A-2972)

1401.13

re

(A-2972)

1401.14

re

(A-2972)

1401.15

re

(A-2972)

1401.16

re

(A-2972)

1401.17

re

(A-2972)

1401.18

re

(A-2972)

1401.19

re

(A-2972)

1401.20

re

(A-2972)

1401.21

re

(A-2972)

1401.22

re

(A-2972)

1401.23

re

(A-2972)

1401.24

re

(A-2972)

1401.25

re

(A-2972)

1401.26

re

(A-2972)

1401.27

re

(A-2972)

1401.28

re

(A-2972)

1401.29

re

(A-2972)

1401.30

re

(A-2972)

1401.31

re

(A-2972)

1401.32

re

(A-2972)

1401.33

re

(A-2972)

1401.34

re

(A-2972)

1401.35

re

(A-2972)

1401.36

re

(A-2972)

1401.37

re

(A-2972)

1401.38

re

(A-2972)

1401.39

re

(A-2972)

1401.40

re

(A-2972)

1401.41

re

(A-2972)

1401.42

re

(A-2972)

1401.43

re

(A-2972)

1401.44

re

(A-2972)

1401.45

re

(A-2972)

1401.46

re

(A-2972)

1401.47

re

(A-2972)

1401.48

re

(A-2972)

1401.49

re

(A-2972)

1401.50

re

(A-2972)

1401.51

re

(A-2972)

1401.52

re

(A-2972)

1401.53

re

(A-2972)

1401.54

re

(A-2972)

1401.55

re

(A-2972)

1401.56

re

(A-2972)

1401.57

re

(A-2972)

1401.58

re

(A-2972)

1401.59

re

(A-2972)

1401.60

re

(A-2972)

1401.61

re

(A-2972)

1401.62

re

(A-2972)

1401.63

re

(A-2972)

1401.64

re

(A-2972)

1401.65

re

(A-2972)

1401.66

re

(A-2972)

1401.67

re

(A-2972)

1401.68

re

(A-2972)

1401.69

re

(A-2972)

1401.70

re

(A-2972)

1401.71

re

(A-2972)

1401.72

re

(A-2972)

1401.73

re

(A-2972)

1401.74

re

(A-2972)

1401.75

re

(A-2972)

1401.76

re

(A-2972)

1401.77

re

(A-2972)

1401.78

re

(A-2972)

1401.79

re

(A-2972)

1401.80

re

(A-2972)

1401.81

re

(A-2972)

1401.82

re

(A-2972)

1401.83

re

(A-2972)

1401.84

re

(A-2972)

1401.85

re

(A-2972)

1401.86

re

(A-2972)

1401.87

re

(A-2972)

1401.88

re

(A-2972)

1401.89

re

(A-2972)

1401.90

re

(A-2972)

1401.91

re

(A-2972)

1401.92

re

(A-2972)

1401.93

re

(A-2972)

1401.94

re

(A-2972)

1401.95

re

(A-2972)

1401.96

re

(A-2972)

1401.97

re

(A-2972)

1401.98

re

(A-2972)

1401.99

re

(A-2972)

1402.00

re

(A-2972)

1402.01

re

(A-2972)

1402.02

re

(A-2972)

1402.03

re

(A-2972)

1402.04

re

(A-2972)

1402.05

re

(A-2972)

1402.06

re

(A-2972)

1402.07

re

(A-2972)

1402.08

re

(A-2972)

1402.09

re

(A-2972)

1402.10

re

(A-2972)

1402.11

re

(A-2972)

1402.12

re

(A-2972)

1402.13

re

(A-2972)

1402.14

re

(A-2972)

1402.15

re

(A-2972)

1402.16

re

(A-2972)

1402.17

re

(A-2972)

1402.18

re

(A-2972)

1402.19

re

(A-2972)

1402.20

re

(A-2972)

1402.21

re

(A-2972)

1402.22

re

(A-2972)

1402.23

re

(A-2972)

1402.24

re

(A-2972)

1402.25

re

(A-2972)

1402.26

re

(A-2972)

1402.27

re

(A-2972)

1402.28

re

(A-2972)

1402.29

re

(A-2972)

1402.30

re

(A-2972)

1402.31

re

(A-2972)

1402.32

re

(A-2972)

1402.33

re

(A-2972)

1402.34

re

(A-2972)

1402.35

re

(A-2972)

1402.36

re

(A-2972)

1402.37

re

(A-2972)

1402.38

re

(A-2972)

1402.39

re

(A-2972)

1402.40

re

(A-2972)

1402.41

re

(A-2972)

1402.42

re

(A-2972)

1402.43

re

(A-2972)

1402.44

re

(A-2972)

1402.45

re

(A-2972)

1402.46

re

(A-2972)

1402.47

re

(A-2972)

1402.48

re

(A-2972)

1402.49

re

(A-2972)

1402.50

re

(A-2972)

1402.51

re

(A-2972)

1402.52

re

(A-2972)

1402.53

re

(A-2972)

1402.54

re

(A-2972)

1402.55

re

(A-2972)

1402.56

re

(A-2972)

1402.57

re

(A-2972)

1402.58

re

(A-2972)

1402.59

re

(A-2972)

1402.60

re

(A-2972)

1402.61

re

(A-2972)

1402.62

re

(A-2972)

1402.63

re

(A-2972)

1402.64

re

(A-2972)

1402.65

re

(A-2972)

1402.66

re

(A-2972)

1402.67

re

(A-2972)

1402.68

re

(A-2972)

1402.69

re

(A-2972)

1402.70

re

(A-2972)

1402.71

re

(A-2972)

1402.72

re

(A-2972)

1402.73

re

(A-2972)

1402.74

re

(A-2972)

1402.75

re

(A-2972)

1402.76

re

(A-2972)

1402.77

re

(A-2972)

1402.78

re

(A-2972)

1402.79

re

(A-2972)

1402.80

re

(A-2972)

1402.81

re

(A-2972)

1402.82

re

(A-2972)

1402.83

re

(A-2972)

1402.84

re

(A-2972)

1402.85

re

(A-2972)

1402.86

re

(A-2972)

1402.87

re

(A-2972)

1402.88

re

(A-2972)

1402.89

re

(A-2972)

1402.90

re

(A-2972)

1402.91

re

(A-2972)

1402.92

re

(A-2972)

1402.93

re

(A-2972)

1402.94

re

(A-2972)

1402.95

re

(A-2972)

1402.96

re

(A-2972)

1402.97

re

(A-2972)

1402.98

re

(A-2972)

1402.99

re

(A-2972)

1403.00

re

(A-2972)

1403.01

re

(A-2972)

1403.02

re

(A-2972)

1403.03

re

(A-2972)

1403.04

re

(A-2972)

1403.05

re

(A-2972)

1403.06

re

(A-2972)

1403.07

re

(A-2972)

1403.08

re

(A-2972)

1403.09

re

(A-2972)

1403.10

re

(A-2972)

1403.11

re

(A-2972)

1403.12

re

(A-2972)

1403.13

re

(A-2972)

1403.14

re

(A-2972)

1403.15

re

(A-2972)

1403.16

re

(A-2972)

1403.17

re

(A-2972)

1403.18

re

(A-2972)

1403.19

re

(A-2972)

1403.20

re

TITLE 71 (CONT'D)		TITLE 71 (CONT'D)		TITLE 71 (CONT'D)		TITLE 77 (CONT'D)		TITLE 77 (CONT'D)		TITLE 77 (CONT'D)	
400.270	r	(P-6649/87; A-5243)	400.1640	r	(P-6649/87; A-5243)	200.207	r	(P-17673)	200.901	r	(P-17673)
400.280	r	(P-6649/87; A-5243)	400.1710	r	(P-6649/87; A-5243)	200.208	r	(P-17673)	200.902	r	(P-17673)
400.281	r	(P-6649/87; A-5243)	400.1800	r	(P-6649/87; A-5243)	200.209	r	(P-17673)	200.903	r	(P-17673)
400.282	r	(P-6649/87; A-5243)	400.1810	r	(P-6649/87; A-5243)	200.210	r	(P-17673)	200.904	r	(P-17673)
400.283	r	(P-6649/87; A-5243)	400.1820	r	(P-6649/87; A-5243)	200.301	r	(P-17673)	200.905	r	(P-17673)
400.290	r	(P-6649/87; A-5243)	400.1830	r	(P-6649/87; A-5243)	200.302	r	(P-17673)	200.906	r	(P-17673)
400.300	r	(P-6649/87; A-5243)	400.1840	r	(P-6649/87; A-5243)	200.303	r	(P-17673)	200.907	r	(P-17673)
400.310	r	(P-6649/87; A-5243)	400.1850	r	(P-6649/87; A-5243)	200.401	r	(P-17673)	200.908	r	(P-17673)
400.320	n	(P-6597/87; A-5245)	400.1860	r	(P-6649/87; A-5243)	200.402	r	(P-17673)	200.909	r	(P-17673)
400.330	n	(P-6597/87; A-5245)	400.1870	r	(P-6649/87; A-5243)	200.403	r	(P-17673)	200.910	r	(P-17673)
400.350	n	(P-6597/87; O-19830/87; M-5473; A-5245)	400.1880	r	(P-6649/87; A-5243)	200.404	r	(P-17673)	200.911	r	(P-17673)
400.410	r	(P-6649/87; A-5243)	400.1900	r	(P-6649/87; A-5243)	200.405	r	(P-17673)	200.912	r	(P-17673)
400.410	n	(P-6597/87; A-5245)	400.2010	r	(P-6649/87; A-5243)	200.501	r	(P-17673)	200.913	r	(P-17673)
400.420	r	(P-6649/87; A-5243)	400.2020	r	(P-6649/87; A-5243)	200.502	r	(P-17673)	200.914	r	(P-17673)
400.430	n	(P-6597/87; A-5245)	400.2030	r	(P-6649/87; A-5243)	200.503	r	(P-17673)	200.915	r	(P-17673)
400.440	r	(P-6649/87; A-5243)	400.2040	r	(P-6649/87; A-5243)	200.504	r	(P-17673)	200.916	r	(P-17673)
400.460	r	(P-6649/87; A-5243)	400.2050	r	(P-6649/87; A-5243)	200.601	r	(P-17673)	200.917	r	(P-17673)
400.470	r	(P-6649/87; A-5243)	400.2060	r	(P-6649/87; A-5243)	200.602	r	(P-17673)	200.918	r	(P-17673)
400.480	r	(P-6649/87; A-5243)	400.2110	r	(P-6649/87; A-5243)	200.603	r	(P-17673)	200.919	r	(P-17673)
400.490	r	(P-6649/87; A-5243)	400.2b. A	r	(P-6649/87; A-5243)	200.604	r	(P-17673)	200.920	r	(P-17673)
400.500	r	(P-6649/87; A-5243)	400.2b. B	r	(P-6649/87; A-5243)	200.605	r	(P-17673)	200.921	r	(P-17673)
400.510	r	(P-6649/87; A-5243)	400.2b. C	r	(P-6649/87; A-5243)	200.701	r	(P-17673)	200.922	r	(P-17673)
400.510	n	(P-6597/87; O-19830/87; M-5473; A-5245)	400.2b. D	r	(P-6649/87; A-5243)	200.702	r	(P-17673)	200.923	r	(P-17673)
400.520	r	(P-6649/87; A-5243)	400.2b. E	r	(P-6649/87; A-5243)	200.703	r	(P-17673)	200.924	r	(P-17673)
400.530	n	(P-6597/87; A-5245)	1510.100	n	(P-14813)	200.704	r	(P-17673)	200.925	r	(P-17673)
400.610	r	(P-6649/87; A-5243)	1510.110	n	(P-14813)	200.705	r	(P-17673)	200.926	r	(P-17673)
400.620	r	(P-6649/87; A-5243)	1510.120	n	(P-14813)	200.706	r	(P-17673)	200.927	r	(P-17673)
400.630	n	(P-6597/87; A-5245)	1510.130	n	(P-14813)	200.707	r	(P-17673)	200.928	r	(P-17673)
400.640	r	(P-6649/87; A-5243)	1510.140	n	(P-14813)	200.708	r	(P-17673)	200.929	r	(P-17673)
400.660	n	(P-6597/87; A-5245)	1510.150	n	(P-14813)	200.801	r	(P-17673)	200.930	r	(P-17673)
400.680	r	(P-6649/87; A-5243)	1510.160	n	(P-14813)	200.802	r	(P-17673)	200.931	r	(P-17673)
400.710	r	(P-6649/87; A-5243)	1510.170	n	(P-14813)	200.803	r	(P-17673)	200.932	r	(P-17673)
400.710	n	(P-6597/87; A-5245)	1510.180	n	(P-14813)	200.804	r	(P-17673)	200.933	r	(P-17673)
400.810	r	(P-6649/87; A-5243)	1510.190	n	(P-14813)	200.805	r	(P-17673)	200.1001	r	(P-17673)
400.820	r	(P-6649/87; A-5243)	1510.200	n	(P-14813)	200.806	r	(P-17673)	200.1002	r	(P-17673)
400.830	r	(P-6649/87; A-5243)	1510.210	n	(P-14813)	200.807	r	(P-17673)	200.1003	r	(P-17673)
400.910	r	(P-6649/87; A-5243)	1510.220	n	(P-14813)	200.808	r	(P-17673)	200.1004	r	(P-17673)
400.920	r	(P-6649/87; A-5243)	1510.230	n	(P-14813)	200.809	r	(P-17673)	200.1005	r	(P-17673)
400.1010	r	(P-6649/87; A-5243)	1510.240	n	(P-14813)	200.810	r	(P-17673)	200.1006	r	(P-17673)
400.1110	r	(P-6649/87; A-5243)	1510.300	n	(P-14813)	200.811	r	(P-17673)	200.1007	r	(P-17673)
400.1210	r	(P-6649/87; A-5243)	1510.310	n	(P-14813)	200.812	r	(P-17673)	200.1008	r	(P-17673)
400.1310	r	(P-6649/87; A-5243)	1510.320	n	(P-14813)	200.813	r	(P-17673)	205.115	n	(P-12585/87; A-3743)
400.1400	r	(P-6649/87; A-5243)	1510.330	n	(P-14813)	200.814	r	(P-17673)	205.330	am	(P-12585/87; A-3743)
400.1410	r	(P-6649/87; A-5243)	TITLE 77		(P-13977/87; W-10555)	205.420	am	(P-5604; A-15573)	205.420	am	(P-5604; A-15573)
400.1420	r	(P-6649/87; A-5243)	100.13	am	(P-17673)	205.620	am	(P-12585/87; A-3743)	205.620	am	(P-12585/87; A-3743)
400.1430	r	(P-6649/87; A-5243)	200.100	r	(P-17673)	205.810	am	(P-12585/87; A-3743)	205.810	am	(P-12585/87; A-3743)
400.1510	r	(P-6649/87; A-5243)	200.101	r	(P-17673)	205.817	r	(P-17673)	205.1400	am	(P-12585/87; A-3743)
400.1610	r	(P-6649/87; A-5243)	200.150	r	(P-17673)	200.818	r	(P-17673)	205.1410	am	(P-12585/87; A-3743)
400.1620	r	(P-6649/87; A-5243)	200.201	r	(P-17673)	200.819	r	(P-17673)	240.10	n	(P-18940/87; A-15581)
400.1630	r	(P-6649/87; A-5243)	200.202	r	(P-17673)	200.820	r	(P-17673)	240.10	n	(P-18940/87; A-15581)
			200.203	r	(P-17673)	200.821	r	(P-17673)	240.20	r	(P-18940/87; A-15581)
			200.204	r	(P-17673)	200.822	r	(P-17673)	240.20	n	(P-18958/87; O-14443; R-15725; A-15583)
			200.205	r	(P-17673)	200.824	r	(P-17673)	240.30	r	(P-18940/87; A-15581)
			200.206	r	(P-17673)	200.825	r	(P-17673)	240.30	n	(P-18958/87; O-14443; RC-14450; R-15725; A-15583)

TITLE 77 (CONT'D)

330.1720	n	(P-4047; O-15754; R-17035; A-16870)
330.1730	r	(P-4047; R-17035; O-15754; A-16870)
330.1730	n	(P-4047; O-15754; R-17035; A-16870)
330.1730	am	(P-21544/86; A-1017) (E-18939)
330.1740	n	(P-4047; O-15754; R-17035; A-16870)
330.1740	am	(E-18939)
330.1750	n	(P-4047; O-15754; R-17035; A-16870)
330.1760	n	(P-4047; O-15754; R-17035; A-16870)
330.1760	am	(E-18939)
330.1770	am	(E-18939)
330.1770	n	(P-4047; O-15754; R-17035; A-16870)
330.1910	am	(E-18939)
330.1920	am	(E-18939)
330.1930	am	(E-18939)
330.1940	am	(E-18939)
330.1950	am	(P-21544/86; A-1017) (E-18939)
330.1960	am	(E-18939)
330.1970	am	(E-18939)
330.1980	am	(E-18939)
330.1990	am	(E-18939)
330.2010	am	(E-18939)
330.2210	am	(E-18939)
330.2220	am	(E-18939)
330.2230	am	(E-18939)
330.2410	am	(E-18939)
330.2420	am	(E-18939)
330.2610	am	(E-18939)
330.2620	am	(E-18939)
330.2630	am	(E-18939)
330.2640	am	(E-18939)
330.2840	am	(E-18939)
330.2850	am	(E-18939)
330.2860	am	(E-18939)
330.2870	am	(E-18939)
330.2880	am	(E-18939)
330.2890	am	(E-18939)
330.3000	am	(E-18939)
330.3010	am	(E-18939)
330.3020	am	(E-18939)
330.3030	am	(E-18939)
330.3040	am	(E-18939)
330.3050	am	(E-18939)
330.3060	am	(E-18939)
330.3070	am	(E-18939)
330.3080	am	(E-18939)
330.3090	am	(E-18939)
330.3100	am	(E-18939)
330.3110	am	(E-18939)
330.3120	am	(E-18939)

SAI - 49

TITLE 77 (CONT'D)

350.110	am	(E-18705)
350.120	am	(E-18705)
350.130	am	(E-18705)
350.150	am	(E-18705)
350.160	am	(E-18705)
350.200	am	(E-18705)
350.210	am	(E-18705)
350.220	am	(E-18705)
350.230	am	(E-18705)
350.250	am	(E-18705)
350.272	am	(E-18705)
350.274	am	(E-18705)
350.276	am	(E-18705)
350.277	n	(E-18705)
350.278	am	(E-18705)
350.282	am	(E-18705)
350.284	am	(E-18705)
350.290	am	(E-18705)
350.300	am	(E-18705)
350.330	am	(E-18705)
350.340	n	(P-21506/86; A-979) (E-18705)
350.510	am	(E-18705)
350.610	am	(E-18705)
350.620	am	(E-18705)
350.630	am	(E-18705)
350.640	am	(E-18705)
350.650	am	(E-18705)
350.660	am	(E-18705)
350.670	am	(E-18705)
350.680	am	(E-18705)
350.690	am	(E-18705)
350.700	am	(E-18705)
350.700	n	(P-4016; O-15751; R-17033; A-16838)
350.810	am	(E-18705)
350.820	am	(E-18705)
350.830	am	(E-18705)
350.1010	am	(E-18705)
350.1020	am	(E-18705)
350.1030	am	(E-18705)
350.1040	am	(E-18705)
350.1050	am	(E-18705)
350.1060	am	(E-18705)
350.1210	am	(E-18705)
350.1220	am	(E-18705)
350.1230	am	(E-18705)
350.1240	am	(E-18705)
350.1410	am	(E-18705)
350.1420	am	(E-18705)
350.1430	am	(E-18705)
350.1440	am	(E-18705)
350.1450	am	(E-18705)
350.1610	am	(E-18705)
350.1610	r	(P-4016; O-15751; R-17033; A-16838)
350.1610	n	(P-4016; O-15751; R-17033; A-16838)

SAI - 50

TITLE 77 (CONT'D)

350.1620	am	(E-18705)
350.1620	r	(P-4016; O-15751; R-17033; A-16838)
350.1620	n	(P-4016; O-15751; R-17033; A-16838)
350.1630	r	(P-4016; O-15751; R-17033; A-16838)
350.1630	n	(P-4016; O-15751; R-17033; A-16838)
350.1640	r	(P-4016; O-15751; R-17033; A-16838)
350.1640	n	(P-4016; O-15751; R-17033; A-16838)
350.1650	r	(P-4016; O-15751; R-17033; A-16838)
350.1650	n	(P-4016; O-15751; R-17033; A-16838)
350.1650	am	(E-18705)
350.1660	am	(P-21506/86; A-979) (E-18705)
350.1660	r	(P-4016; R-17033; A-16838)
350.1660	n	(P-4016; O-15751; R-17033; A-16838)
350.1670	n	(P-4016; O-15751; R-17033; A-16838)
350.1680	n	(P-4016; O-15751; R-17033; A-16838)
350.1680	am	(E-18705)
350.1690	am	(E-18705)
350.1690	n	(P-4016; O-15751; R-17033; A-16838)
350.1810	am	(E-18705)
350.1820	am	(E-18705)
350.1830	am	(E-18705)
350.1840	am	(E-18705)
350.1860	am	(E-18705)
350.1870	am	(E-18705)
350.1880	am	(E-18705)
350.1890	am	(E-18705)
350.1910	am	(E-18705)
350.2010	am	(E-18705)
350.2020	am	(E-18705)
350.2030	am	(E-18705)
350.2210	am	(E-18705)
350.2220	am	(E-18705)
350.2410	am	(E-18705)
350.2420	am	(E-18705)
350.2430	am	(E-18705)
350.2610	am	(E-18705)
350.2620	am	(E-18705)
350.2630	am	(E-18705)
350.2640	am	(E-18705)
350.2650	am	(E-18705)
350.2660	am	(E-18705)
350.2670	am	(E-18705)

TITLE 7 (CONT'D)		TITLE 7 (CONT'D)	
350.2680	am (E-18705)	350.3980	am (E-18705)
350.2690	am (E-18705)	350.3990	am (E-18705)
350.2700	am (P-21506/86; A-979) (E-18705)	350.4000	am (E-18705)
350.2710	am (E-18705)	350.4010	am (E-18705)
350.2720	am (E-18705)	350.4030	am (E-18705)
350.2730	am (E-18705)	390.110	am (E-18243)
350.2740	am (E-18705)	390.120	am (E-18243)
350.2920	am (P-21506/86; A-979) (E-18705)	390.130	am (E-18243)
350.2930	am (E-18705)	390.150	am (E-18243)
350.2940	am (E-18705)	390.160	am (E-18243)
350.2950	am (E-18705)	390.200	am (E-18243)
350.2960	am (P-21506/86; A-979) (E-18705)	390.210	am (E-18243)
350.2970	am (E-18705)	390.220	am (E-18243)
350.2980	am (E-18705)	390.230	am (E-18243)
350.2990	am (E-18705)	390.240	am (E-18243)
350.3000	am (E-18705)	390.250	am (E-18243)
350.3010	am (E-18705)	390.272	am (E-18243)
350.3020	am (E-18705)	390.274	am (E-18243)
350.3030	am (E-18705)	390.276	am (E-18243)
350.3040	am (E-18705)	390.277	n (E-18243)
350.3210	am (E-18705)	390.278	am (E-18243)
350.3220	am (E-18705)	390.282	am (P-3958; A-16780) (E-18243)
350.3230	am (E-18705)	390.284	am (E-18243)
350.3240	am (E-18705)	390.290	am (E-18243)
350.3250	am (E-18705)	390.300	am (E-18243)
350.3260	am (P-21506/86; A-979) (E-18705)	390.330	am (E-18243)
350.3300	am (P-21506/86; A-979) (E-18705)	390.340	n (P-21457/86; A-931) (E-18243)
350.3920	am (E-18705)	390.500	am (E-18243)
350.3270	am (P-21506/86; A-979) (E-18705)	390.610	am (E-18243)
350.3280	am (E-18705)	390.620	am (E-18243)
350.3290	am (E-18705)	390.630	am (E-18243)
350.3300	am (E-18705)	390.640	am (E-18243)
350.3310	am (E-18705)	390.650	am (E-18243)
350.3320	am (E-18705)	390.660	am (E-18243)
350.3330	am (E-18705)	390.670	am (E-18243)
350.3710	am (E-18705)	390.680	am (E-18243)
350.3720	am (E-18705)	390.690	am (E-18243)
350.3730	am (E-18705)	390.700	n (P-3958; O-15745; R-17032; A-16780) (E-18243)
350.3740	am (E-18705)	390.820	am (E-18243)
350.3750	am (E-18705)	390.830	am (E-18243)
350.3760	am (E-18705)	390.1010	am (E-18243)
350.3770	am (E-18705)	390.1020	am (E-18243)
350.3790	am (E-18705)	390.1030	am (E-18243)
350.3800	am (E-18705)	390.1040	am (E-18243)
350.3820	am (E-18705)	390.1050	am (E-18243)
350.3840	am (E-18705)	390.1070	am (E-18243)
350.3860	am (E-18705)	390.1080	am (E-18243)
350.3870	am (E-18705)	390.1090	am (E-18243)
350.3880	am (E-18705)	390.1100	am (E-18243)
350.3890	am (E-18705)	390.1120	am (E-18243)
350.3910	am (E-18705)	390.1310	am (E-18243)
350.3920	am (E-18705)	390.1320	am (E-18243)
350.3930	am (E-18705)	390.1330	am (E-18243)
350.3950	am (E-18705)	390.1410	am (E-18243)
350.3960	am (E-18705)	390.1420	am (E-18243)
350.3970	am (E-18705)		

TITLE 77 (CONT'D)		TITLE 77 (CONT'D)	
390.1430	am (E-18243)	390.2630	am (E-18243)
390.1440	am (E-18243)	390.2640	am (E-18243)
390.1450	am (E-18243)	390.2650	am (E-18243)
390.1460	am (E-18243)	390.2660	am (P-21457/86; A-931) (E-18243)
390.1610	r (P-3958; A-16780)	390.2670	am (E-18243)
390.1610	n (P-3958; O-15745; R-17032; A-16780)	390.2680	am (E-18243)
390.1620	am (E-18243)	390.2690	am (E-18243)
390.1620	r (P-3958; O-15745; R-17032; A-16780)	390.2700	am (P-21457/86; A-931) (E-18243)
390.1620	n (P-3958; O-15745; R-17032; A-16780)	390.2710	am (E-18243)
390.1620	n (P-3958; O-15745; R-17032; A-16780)	390.2720	am (E-18243)
390.1630	r (P-3958; O-15745; R-17032; A-16780)	390.2730	am (E-18243)
390.1630	n (P-3958; O-15745; R-17032; A-16780)	390.2740	am (E-18243)
390.1630	n (P-3958; O-15745; R-17032; A-16780)	390.2910	am (E-18243)
390.1640	r (P-3958; O-15745; R-17032; A-16780)	390.2920	am (P-21457/86; A-931) (E-18243)
390.1640	n (P-3958; O-15745; R-17032; A-16780)	390.2930	am (E-18243)
390.1640	n (P-3958; O-15745; R-17032; A-16780)	390.2940	am (E-18243)
390.1640	am (P-21457/86; A-931) (E-18243)	390.2950	am (E-18243)
390.1650	am (E-18243)	390.2960	am (E-18243)
390.1650	n (P-3958; O-15745; R-17032; A-16780)	390.2970	am (E-18243)
390.1660	n (P-3958; O-15745; R-17032; A-16780)	390.2980	am (E-18243)
390.1660	n (P-3958; O-15745; R-17032; A-16780)	390.2990	am (E-18243)
390.1670	n (P-3958; O-15745; R-17032; A-16780)	390.3000	am (E-18243)
390.1680	n (P-3958; O-15745; R-17032; A-16780)	390.3010	am (E-18243)
390.1680	am (E-18243)	390.3020	am (E-18243)
390.1690	am (E-18243)	390.3030	am (E-18243)
390.1690	n (P-3958; O-15745; R-17032; A-16780)	390.3040	am (P-21457/86; A-931) (E-18243)
390.1690	n (P-3958; O-15745; R-17032; A-16780)	390.3210	am (P-21457/86; A-931) (E-18243)
390.1680	am (E-18243)	390.3220	am (E-18243)
390.1820	am (E-18243)	390.3230	am (E-18243)
390.1830	am (E-18243)	390.3240	am (E-18243)
390.1840	am (E-18243)	390.3250	am (E-18243)
390.1860	am (E-18243)	390.3260	am (P-21457/86; A-931) (E-18243)
390.1870	am (E-18243)	390.3270	am (E-18243)
390.1880	am (E-18243)	390.3280	am (E-18243)
390.1890	am (E-18243)	390.3290	am (E-18243)
390.1900	am (E-18243)	390.3300	am (P-21457/86; A-931) (E-18243)
390.1920	am (E-18243)	390.3310	am (E-18243)
390.2010	am (E-18243)	390.3320	am (E-18243)
390.2020	am (E-18243)	390.3330	am (E-18243)
390.2030	am (E-18243)	450.10	am (P-12136/87; W-3831)
390.2210	am (E-18243)	450.20	am (P-12136/87; W-3831)
390.2220	am (E-18243)	450.30	am (P-12136/87; W-3831)
390.2230	am (E-18243)	450.210	am (P-12136/87; W-3831)
390.2240	am (E-18243)	450.220	am (P-12136/87; W-3831)
390.2250	am (E-18243)	450.330	am (P-604; A-10018)
390.2310	am (E-18243)	450.410	am (P-12136/87; W-3831)
390.2410	am (E-18243)	450.440	n (P-19327) (E-19518)
390.2420	am (E-18243)	450.450	n (P-19327) (E-19518)
390.2430	am (E-18243)	450.560	r (P-12136/87; W-3831)
390.2440	am (E-18243)	450.730	(P-604; A-10018)
390.2610	am (E-18243)	450.830	am (P-604; A-10018) (P-12136/87; W-3831)
390.2620	am (E-18243)	450.835	n (P-604; A-10018)
		450.840	am (P-604; A-10018) (P-12136/87; W-3831)
		450.860	am (P-12136/87; W-3831)

TITLE 77 (CONT'D)

450.940	am	(P-4560)	545.70	r	(P-4560)
450.950	am	(P-4560)	545.80	am	(P-4560)
450.1010	am	(P-4560)	545.90	am	(P-4560)
		(P-4560)	545.100	am	(P-4560)
		(P-4560)	545.100	am	(P-4560)
450.1150	am	(P-4560)	545.100	am	(P-4560)
450.1200	n	(P-604; A-10018)	545.100	am	(P-4560)
450.1300	n	(P-19327) (E-19518)	545.100	am	(P-4560)
450.1310	n	(P-19327) (E-19518)	545.100	am	(P-4560)
450.1320	n	(P-19327) (E-19518)	545.100	am	(P-4560)
450.1330	n	(P-19327) (E-19518)	545.100	am	(P-4560)
460.130	am	(P-584; A-9998)	545.100	am	(P-4560)
460.140	am	(P-584; A-9998)	545.100	am	(P-4560)
460.150	n	(P-584; A-9998)	545.100	am	(P-4560)
460.500	n	(P-584; A-9998)	545.100	am	(P-4560)
470.10	n	(P-708; A-10179)	545.100	am	(P-4560)
470.20	n	(P-708; A-10179)	545.100	am	(P-4560)
470.30	n	(P-708; A-10179)	545.100	am	(P-4560)
470.40	n	(P-708; A-10179)	545.100	am	(P-4560)
470.50	n	(P-708; A-10179)	545.100	am	(P-4560)
470.60	n	(P-708; A-10179)	545.100	am	(P-4560)
470.70	n	(P-708; A-10179)	545.100	am	(P-4560)
470.80	n	(P-708; A-10179)	545.100	am	(P-4560)
510.40	am	(P-9384)	545.100	am	(P-4560)
510.130	n	(P-9384)	545.100	am	(P-4560)
520.10	am	(P-1134087; A-7405)	545.100	am	(P-4560)
520.40	am	(P-4478)	545.100	am	(P-4560)
535.10	am	(P-4478)	545.100	am	(P-4560)
535.20	am	(P-4478)	545.100	am	(P-4560)
535.60	am	(P-4478)	545.100	am	(P-4560)
535.200	am	(P-4478)	545.100	am	(P-4560)
535.210	am	(P-4478)	545.100	am	(P-4560)
535.220	am	(P-4478)	545.100	am	(P-4560)
535.230	am	(P-4478)	545.100	am	(P-4560)
535.240	am	(P-4478)	545.100	am	(P-4560)
535.260	n	(P-4478)	545.100	am	(P-4560)
535.265	n	(P-4478)	545.100	am	(P-4560)
535.270	n	(P-4478)	545.100	am	(P-4560)
535.700	am	(P-4478)	545.100	am	(P-4560)
542.10	n	(P-4544)	545.100	am	(P-4560)
542.20	n	(P-4544)	545.100	am	(P-4560)
542.30	n	(P-4544)	545.100	am	(P-4560)
542.40	n	(P-4544)	545.100	am	(P-4560)
542.50	n	(P-4544)	545.100	am	(P-4560)
542.60	n	(P-4544)	545.100	am	(P-4560)
542.70	n	(P-4544)	545.100	am	(P-4560)
542.80	n	(P-4544)	545.100	am	(P-4560)
542.90	n	(P-4544)	545.100	am	(P-4560)
542.100	n	(P-4544)	545.100	am	(P-4560)
545.10	am	(P-4560)	545.100	am	(P-4560)
545.20	am	(P-4560)	545.100	am	(P-4560)
545.25	am	(P-4560)	545.100	am	(P-4560)
545.30	am	(P-4560)	545.100	am	(P-4560)
545.40	am	(P-4560)	545.100	am	(P-4560)
545.50	am	(P-4560)	545.100	am	(P-4560)
545.60	am	(P-4560)	545.100	am	(P-4560)
545.65	n	(P-4560)	545.100	am	(P-4560)

TITLE 77 (CONT'D)

693.110	n	(P-677; A-10097)	725.70	r	(P-7265)
693.120	n	(P-677; A-10097)	725.71	n	(P-7272)
693.130	n	(P-677; A-10097)	725.80	n	(P-7272)
693.140	n	(P-677; A-10097)	725.80	r	(P-7265)
697.10	n	(P-546; A-9952) (E-1601)	750.10	am	(P-14113) (E-14380)
697.20	n	(P-546; A-9952) (E-1601)	750.140	am	(P-14113) (E-14380)
		RC-4969	750.140	am	(P-3300; A-17918)
697.30	n	(P-546; A-9952)	750.1100	am	(P-3300; A-17918)
697.40	n	(P-546; A-9952) (E-1601)	760.20	am	(P-14115) (E-14391)
697.100	n	(P-546; A-9952) (E-1601)	760.150	am	(P-14115) (E-14391)
		RC-4969	760.1000	am	(P-3318; A-17935)
697.110	n	(P-546; A-9952) (E-1601)	775.10	am	(P-3307; A-17925)
697.120	n	(P-546; O-9181; RC-9186)	775.20	am	(P-3307; A-17925)
		R-10236; A-9952 (E-1601)	775.40	am	(P-3307; A-17925)
697.130	n	(P-546; O-9181; RC-9186)	775.50	am	(P-3307; A-17925)
		R-10236; A-9952 (E-1601)	775.60	am	(P-3307; A-17925)
697.140	n	(P-546; A-9952) (E-1601)	790.40	am	(P-20065/87; A-9153)
697.150	n	(P-546; A-9952) (E-1601)	790.420	am	(P-1771; A-10133) (E-1984)
697.160	n	(P-546; A-9952) (E-1601)			(P-7575; A-12846)
697.170	n	(P-546; A-9952) (E-1601)	790.460	am	(P-10065/87; A-1823) (P-12991)
697.180	n	(P-546; A-9952) (E-1601)			(P-13255) (P-16425) (E-16937)
697.200	n	(P-546; A-9952) (E-1601)	790.500	am	(P-10065/87; A-1823) (P-12991)
697.210	n	(P-546; A-9952) (E-1601)			(P-13255) (P-16425) (E-16937)
697.220	n	(P-546; A-9952) (E-1601)	790.540	am	(P-10065/87; A-1823) (P-12991)
697.300	n	(P-546; A-9952)			(P-10065/87; A-1823) (P-12991)
697.400	n	(P-546; A-9952)			(P-10065/87; A-1823) (P-12991)
697.410	n	(P-546; A-9952)	790.548	am	(P-1771; A-10133) (E-1984)
697.420	n	(P-546; A-9952)	790.580	am	(P-16425) (E-16937)
697.430	n	(P-546; A-9952)	790.600	am	(P-10065/87; A-1823) (P-12991)
697.440	n	(P-546; A-9952)			(P-16425) (E-16937)
697.450	n	(P-546; A-9952)	790.630	n	(P-10650; A-15101) (E-10745)
697.460	n	(P-546; A-9952)			(P-12991) (E-13255) (P-16425)
697.470	n	(P-546; A-9952)	790.706	n	(P-10065/87; A-1823) (P-12991)
697.480	n	(P-546; A-9952)	790.706	am	(P-10650; A-15101) (E-10745)
697.490	n	(P-546; A-9952)	790.721	am	(P-7575; A-12846) (E-7743)
697.500	n	(P-546; A-9952)	790.740	am	(P-1771; A-10133) (E-1984)
697.510	n	(P-546; A-9952)			(P-10065/87; A-1823) (P-12991)
697.520	n	(P-546; A-9952)	790.780	am	(P-10065/87; A-1823) (P-12991)
697.530	n	(P-546; A-9952)	790.788	am	(P-10065/87; A-1823) (P-12991)
697.540	n	(P-546; A-9952)			(P-10650; A-15101) (E-10745)
697.550	n	(P-546; A-9952)	790.799	n	(P-10650; A-15101) (E-10745)
697.560	n	(P-546; A-9952)			(P-12991) (E-13255) (P-16425)
697.570	n	(P-546; A-9952)	790.820	am	(P-10065/87; A-1823) (P-12991)
697.580	n	(P-546; A-9952)			(P-10650; A-15101) (E-10745)
697.590	n	(P-546; A-9952)	790.860	am	(P-10065/87; A-1823) (P-12991)
697.600	n	(P-546; A-9952)			(P-16425) (E-16937)
697.610	n	(P-546; A-9952)	790.900	am	(P-10065/87; A-1823) (P-12991)
697.620	n	(P-546; A-9952)			(P-10650; A-15101) (E-10745)
697.630	n	(P-546; A-9952)	790.905	n	(P-10065/87; A-1823) (P-12991)
697.640	n	(P-546; A-9952)	790.905	am	(P-10650; A-15101) (E-10745)
697.650	n	(P-546; A-9952)			(P-16425) (E-16937)
697.660	n	(P-546; A-9952)	790.910	am	(P-10065/87; A-1823) (P-12991)
697.670	n	(P-546; A-9952)			(P-10650; A-15101) (E-10745)
697.680	n	(P-546; A-9952)			(P-10065/87; A-1823) (P-12991)
697.690	n	(P-546; A-9952)			(P-10650; A-15101) (E-10745)
697.700	n	(P-546; A-9952)			(P-12991) (E-13255) (P-16425)

TITLE 77 (CONT'D)		TITLE 77 (CONT'D)	
790.4420 am	(P-10065/87; P-13837/87; A-1823)	790.6275 am	(P-10065/87; P-13837/87; A-1823)
790.4430 am	(P-16425) (E-16937)	790.6277 am	(P-12991) (E-13255) (P-16425)
790.4460 am	(P-16425) (E-16937)		(E-16937)
790.4580 am	(P-7575; A-12846) (E-7743)		(P-1771; A-10133) (E-1984)
	(P-16425) (E-16937)		(P-10065/87; P-13837/87; A-1823)
790.4620 am	(P-10065/87; P-13837/87; A-1823)		(P-7575; A-12846) (E-7743)
	(P-16425) (E-16937)		(P-10650; A-15101) (E-10745)
790.4660 am	(P-16425) (E-16937)		(E-16937)
790.4665 am	(P-1771; A-10133) (E-1984)		(P-10650; A-15101) (E-10745)
790.4670 am	(P-10065/87; P-13837/87; A-1823)		(E-16937)
	(P-10650; A-15101) (E-10745)		(P-10650; A-15101) (E-10745)
	(P-12991) (E-13255)		(P-1771; A-10133) (E-1984)
790.4680 am	(P-10065/87; P-13837/87; A-1823)		(P-10065/87; P-13837/87; A-1823)
	(P-7575; A-12846) (E-7743)		(P-7575; A-12846) (E-7743)
	(P-10650; A-15101) (E-10745)		(P-10650; A-15101) (E-10745)
	(P-12991) (E-13255) (P-16425)		(P-10650; A-15101) (E-10745)
	(E-16937)		(P-16425) (E-16937)
790.4700 am	(P-10065/87; P-13837/87; A-1823)		(P-10650; A-15101) (E-10745)
790.4720 am	(P-10650; A-15101) (E-10745)		(P-10650; A-15101) (E-10745)
790.4720 am	(P-12991) (E-13255) (P-16425)		(P-1771; A-10133) (E-1984)
	(E-16937)		(P-10065/87; P-13837/87; A-1823)
790.4740 am	(P-10065/87; P-13837/87; A-1823)		(P-7575; A-12846) (E-7743)
	(P-10650; A-15101) (E-10745)		(P-10650; A-15101) (E-10745)
	(P-12991) (E-13255) (P-16425)		(P-16425) (E-16937)
	(E-16937)		(P-10650; A-15101) (E-10745)
790.4780 am	(P-10065/87; P-13837/87; A-1823)		(P-10650; A-15101) (E-10745)
	(P-7575; A-12846) (E-7743)		(P-10650; A-15101) (E-10745)
790.4820 am	(P-16425) (E-16937)		(P-1771; A-10133) (E-1984)
790.4840 am	(P-16425) (E-16937)		(P-10065/87; P-13837/87; A-1823)
790.4960 am	(P-10065/87; P-13837/87; A-1823)		(P-10650; A-15101) (E-10745)
790.4980 am	(P-10065/87; P-13837/87; A-1823)		(P-10650; A-15101) (E-10745)
790.5060 am	(P-10065/87; P-13837/87; A-1823)		(P-10650; A-15101) (E-10745)
	(P-16425) (E-16937)		(P-10650; A-15101) (E-10745)
790.5100 am	(P-10065/87; P-13837/87; A-1823)		(P-10650; A-15101) (E-10745)
790.5140 am	(P-10065/87; P-13837/87; A-1823)		(P-10650; A-15101) (E-10745)
	(P-10650; A-15101) (E-10745)		(P-10650; A-15101) (E-10745)
	(P-12991) (E-13255) (P-16425)		(P-10650; A-15101) (E-10745)
	(E-16937)		(P-10650; A-15101) (E-10745)
790.5180 am	(P-10065/87; P-13837/87; A-1823)		(P-10650; A-15101) (E-10745)
	(P-16425) (E-16937)		(P-10650; A-15101) (E-10745)
790.5220 am	(P-1771; A-10133) (E-1984)		(P-10650; A-15101) (E-10745)
	(P-10065/87; P-13837/87; A-1823)		(P-10650; A-15101) (E-10745)
	(P-7575; A-12846) (E-7743)		(P-10650; A-15101) (E-10745)
	(P-10650; A-15101) (E-10745)		(P-10650; A-15101) (E-10745)
790.5300 am	(P-10650; A-15101) (E-10745)		(P-10650; A-15101) (E-10745)
790.5312 am	(P-12991) (E-13255)		(P-10650; A-15101) (E-10745)
	(P-1771; A-10133) (E-1984)		(P-10650; A-15101) (E-10745)
	(P-10065/87; P-13837/87; A-1823)		(P-10650; A-15101) (E-10745)
	(P-12991) (E-13255)		(P-10650; A-15101) (E-10745)
790.5340 am	(P-10065/87; P-13837/87; A-1823)		(P-10650; A-15101) (E-10745)
790.5420 am	(P-16425) (E-16937)		(P-10650; A-15101) (E-10745)
790.5460 am	(P-10065/87; P-13837/87; A-1823)		(P-10650; A-15101) (E-10745)
790.5483 am	(P-10065/87; P-13837/87; A-1823)		(P-10650; A-15101) (E-10745)
	(E-7743)		(P-10650; A-15101) (E-10745)
790.5483 am	(P-10650; A-15101) (E-10745)		(P-10650; A-15101) (E-10745)
	(P-7575; A-12846) (E-7743)		(P-10650; A-15101) (E-10745)
	(P-12991) (E-13255) (E-16937)		(P-10650; A-15101) (E-10745)

TITLE 77 (CONT'D)		TITLE 77 (CONT'D)		TITLE 77 (CONT'D)		TITLE 77 (CONT'D)	
790.8378	am	(P-10650; A-15101) (E-10745)	790.9520	am	(P-1771; A-10133) (E-1984)	830.660	r
790.8380	am	(P-16425) (E-16937)			(P-10065/87; P-13837/87; A-1823)	830.670	r
790.8420	am	(P-1771; A-10133) (E-1984)			(P-7575; A-12846) (E-7743)	830.700	am
790.8580	am	(P-10065/87; P-13837/87; A-1823)	790.9530	am	(P-10650; A-15101) (E-10745)	830.800	n
		(P-10065/87; P-13837/87; A-1823)			(P-1771; A-10133) (E-1984)	830.820	am
		(P-7575; A-12846) (E-7743)			(P-10065/87; P-13837/87; A-1823)	830.830	n
		(P-10650; A-15101) (E-10745)			(P-12991) (E-13255) (P-16425)	830.840	am
790.8590	n	(P-16425) (E-16937)	790.9540	am	(P-1771; A-10133) (E-1984)	830.850	n
790.8620	am	(P-10065/87; P-13837/87; A-1823)	790.9620	am	(P-10065/87; P-13837/87; A-1823)	830.860	n
790.8700	am	(P-16425) (E-16937)			(P-10065/87; P-13837/87; A-1823)	830.870	n
790.8724	am	(P-10065/87; P-13837/87; A-1823)	830.10	am	(P-3325)	840.10	am
		(P-7575; A-12846) (E-7743)	830.20	n	(P-3325)	840.30	am
		(P-10650; A-15101) (E-10745)	830.100	am	(P-3325)	840.50	n
790.8740	am	(P-10650; A-15101) (E-10745)	830.110	am	(P-3325)	840.200	n
790.8780	am	(P-10065/87; P-13837/87; A-1823)	830.120	am	(P-3325)	840.210	n
790.8820	am	(P-10065/87; P-13837/87; A-1823)	830.130	am	(P-3325)	840.215	n
790.8900	am	(P-10065/87; P-13837/87; A-1823)	830.140	am	(P-3325)	840.215	n
790.8940	am	(P-16425) (E-16937)	830.150	r	(P-3325)	840.215	n
790.8980	am	(P-10065/87; P-13837/87; A-1823)	830.160	r	(P-3325)	840.215	n
790.9020	am	(P-10650; A-15101) (E-10745)	830.170	r	(P-3325)	840.215	n
790.9035	n	(P-1771; A-10133) (E-1984)	830.180	am	(P-3325)	840.215	n
		(P-7575; A-12846) (E-7743)	830.190	n	(P-3325)	840.215	n
790.9035	am	(P-10650; A-15101) (E-10745)	830.200	am	(P-3325)	840.215	n
790.9045	n	(P-1771; A-10133) (E-1984)	830.210	n	(P-3325)	840.215	n
790.9045	am	(P-7575; A-12846) (E-7743)	830.220	n	(P-3325)	840.215	n
790.9056	am	(P-1771; A-10133) (E-1984)	830.230	n	(P-3325)	840.215	n
790.9060	am	(P-10650; A-15101) (E-10745)	830.240	n	(P-3325)	840.215	n
		(P-16937) (E-16937)	830.250	am	(P-3325)	840.215	n
790.9084	n	(P-10065/87; P-13837/87; A-1823)	830.260	am	(P-3325)	840.215	n
790.9084	am	(P-12991) (E-13255)	830.270	am	(P-3325)	840.215	n
790.9100	am	(P-1771; A-10133) (E-1984)	830.280	r	(P-3325)	840.215	n
		(P-10650; A-15101) (E-10745)	830.290	n	(P-3325)	840.215	n
790.9140	am	(P-16425) (E-16937)	830.300	n	(P-3325)	840.215	n
790.9180	am	(P-10065/87; P-13837/87; A-1823)	830.310	n	(P-3325)	840.215	n
790.9260	am	(P-10065/87; P-13837/87; A-1823)	830.320	n	(P-3325)	840.215	n
790.9300	am	(P-1771; A-10133) (E-1984)	830.330	r	(P-3325)	840.215	n
790.9320	am	(P-7575; A-12846) (E-7743)	830.340	am	(P-3325)	840.215	n
790.9478	am	(P-10650; A-15101) (E-10745)	830.350	am	(P-3325)	840.215	n
790.9486	am	(P-1771; A-10133) (E-1984)	830.360	am	(P-3325)	840.215	n
		(P-10065/87; P-13837/87; A-1823)	830.370	r	(P-3325)	840.215	n
790.9500	am	(P-16937) (E-16937)	830.380	am	(P-3325)	840.215	n
		(P-1771; A-10133) (E-1984)	830.390	am	(P-3325)	840.215	n
		(P-10650; A-15101) (E-10745)	830.400	am	(P-3325)	840.215	n
		(P-12991) (E-13255) (P-16425)	830.410	am	(P-3325)	840.215	n
			830.420	r	(P-3325)	840.215	n
			830.430	am	(P-3325)	840.215	n
			830.440	am	(P-3325)	840.215	n
			830.450	am	(P-3325)	840.215	n
			830.460	am	(P-3325)	840.215	n
			830.470	am	(P-3325)	840.215	n
			830.480	am	(P-3325)	840.215	n
			830.490	am	(P-3325)	840.215	n
			830.500	am	(P-3325)	840.215	n
			830.510	r	(P-3325)	840.215	n
			830.520	am	(P-3325)	840.215	n
			830.530	am	(P-3325)	840.215	n
			830.540	am	(P-3325)	840.215	n
			830.550	r	(P-3325)	840.215	n
			830.560	r	(P-3325)	840.215	n
			830.570	r	(P-3325)	840.215	n
			830.580	am	(P-3325)	840.215	n
			830.590	am	(P-3325)	840.215	n
			830.600	am	(P-3325)	840.215	n
			830.610	r	(P-3325)	840.215	n
			830.620	am	(P-3325)	840.215	n
			830.630	am	(P-3325)	840.215	n
			830.640	am	(P-3325)	840.215	n
			830.650	am	(P-3325)	840.215	n

TITLE 77 (CONT'D)			TITLE 77 (CONT'D)			TITLE 77 (CONT'D)			TITLE 77 (CONT'D)		
II. D	n	(P-19332)	1190.50	am	(P-18134/87; A-10514)	1650.460	re	(A-2922)	2055.Ap. A	r	(P-5683)
II. E	n	(P-19332)	1190.60	n	(P-18134/87; A-10514)	1650.470	re	(A-2922)	2055.Ap. B	r	(P-5683)
II. F	n	(P-19332)	1190.70	n	(P-18134/87; A-10514)	1650.480	re	(A-2922)	2055.Ap. C	r	(P-5683)
II. G	n	(P-19332)	1190.80	n	(P-18134/87; A-10514)	1650.490	re	(A-2922)	2056.1	n	(P-20336/87; A-11138)
II. H	n	(P-19332)	1200.10	am	(P-4666; A-15609)	1650.500	re	(A-2922)	2056.1	n	(P-20336/87; A-11136)
II. I	n	(P-19332)	1200.20	am	(P-4666; A-15609)	1650.510	re	(A-2922)	2056.5	n	(P-20336/87; O-9174; R-11317; A-11138)
II. J	n	(P-19332)	1200.30	am	(P-4666; A-15609)	1650.520	re	(A-2922)	2056.5	n	(P-20336/87; A-11138)
Ex. A	n	(P-19332)	1200.40	am	(P-4666; A-15609)	1650.530	re	(A-2922)	2056.5	r	(P-20336/87; A-11136)
Ex. B	n	(P-19332)	1200.50	am	(P-4666; A-15609)	2000.10	r	(P-5845)	2056.10	n	(P-20336/87; A-11138)
Ex. C	n	(P-19332)	1200.60	am	(P-4666; A-15609)	2000.20	r	(P-5845)	2056.15	n	(P-20336/87; A-11138)
Ex. D	n	(P-19332)	1200.70	am	(P-4666; A-15609)	2000.30	r	(P-5845)	2056.15	n	(P-20336/87; A-11136)
Ex. E	n	(P-19332)	1200.80	am	(P-4666; A-15609)	2000.40	r	(P-5845)	2056.20	n	(P-20336/87; A-11138)
Ex. F	n	(P-19332)	1650.10	re	(A-2922)	2000.50	r	(P-5845)	2056.20	n	(P-20336/87; A-11136)
Ex. G	n	(P-19332)	1650.20	re	(A-2922)	2000.60	r	(P-5845)	2056.25	n	(P-20336/87; A-11138)
Ex. H	n	(P-19332)	1650.30	re	(A-2922)	2000.70	r	(P-5845)	2056.25	n	(P-20336/87; A-11138)
Ex. I	n	(P-19332)	1650.40	re	(A-2922)	2000.80	r	(P-5845)	2056.30	n	(P-20336/87; A-11138)
920.10	am	(P-14635/87; A-2990)	1650.50	re	(A-2922)	2000.90	r	(P-5845)	2056.30	r	(P-20336/87; A-11136)
920.15	n	(P-14635/87; A-2990)	1650.60	re	(A-2922)	2000.100	r	(P-5845)	2056.35	n	(P-20336/87; A-11138)
920.20	am	(P-14635/87; A-2990)	1650.70	re	(A-2922)	2000.110	r	(P-5845)	2056.35	n	(P-20336/87; A-11136)
920.30	am	(P-14635/87; A-2990)	1650.80	re	(A-2922)	2000.120	r	(P-5845)	2056.40	n	(P-20336/87; A-11138)
920.40	am	(P-14635/87; A-2990)	1650.90	re	(A-2922)	2000.130	r	(P-5845)	2056.40	n	(P-20336/87; A-11136)
920.50	am	(P-14635/87; A-2990)	1650.100	re	(A-2922)	2000.140	r	(P-5845)	2056.45	n	(P-20336/87; A-11138)
920.70	am	(P-17233)	1650.110	re	(A-2922)	2000.150	r	(P-5845)	2056.45	n	(P-20336/87; A-11136)
920.80	am	(P-17233)	1650.120	re	(A-2922)	2000.160	r	(P-5845)	2056.50	n	(P-20336/87; A-11138)
920.90	am	(P-17233)	1650.130	re	(A-2922)	2000.170	r	(P-5845)	2056.50	r	(P-20336/87; A-11136)
920.120	am	(P-14635/87; A-2990)	1650.140	re	(A-2922)	2000.180	r	(P-5845)	2056.55	n	(P-20336/87; A-11138)
920.130	am	(P-14635/87; A-2990)	1650.150	re	(A-2922)	2000.190	r	(P-5845)	2056.55	n	(P-20336/87; A-11136)
920.140	n	(P-14635/87; A-2990)	1650.160	re	(A-2922)	2000.200	r	(P-5845)	2056.60	n	(P-20336/87; A-11138)
920.150	n	(P-17233)	1650.170	re	(A-2922)	2000.210	r	(P-5845)	2056.65	n	(P-20336/87; A-11138)
920.160	n	(P-17233)	1650.180	re	(A-2922)	2055.10	r	(P-5683)	2056.70	n	(P-2033

TITLE 77 (CONT'D)		TITLE 77 (CONT'D)	
2058.611	n (P-5760)	2800.Ap.C	n (P-3196; A-15550)
2058.612	n (P-5760)	2800.Ap.D	n (P-3196; A-15550)
2058.613	n (P-5760)	3000.100	n (P-751287; A-4707)
2058.614	n (P-5760)	3000.200	n (P-751287; A-4707)
2058.615	n (P-5760)	3000.210	n (P-751287; A-4707)
2058.620	n (P-5760)	3000.220	n (P-751287; A-4707)
2058.621	n (P-5760)	3000.230	n (P-751287; A-4707)
2058.622	n (P-5760)	3000.Ap. A	n (P-751287; A-4707)
2058.623	n (P-5760)	3000.Ap. B	n (P-751287; A-4707)
2058.624	n (P-5760)	3100.10	re (A-2922)
2058.625	n (P-5760; A-14524)	3100.20	re (A-2922)
2058.630	n (P-5760; A-14524)	3100.30	re (A-2922)
2058.700	n (P-5760; A-14524)	3100.40	re (A-2922)
2058.705	n (P-5760; A-14524)	3100.50	re (A-2922)
2058.800	n (P-5760; A-14524)	3100.60	re (A-2922)
2058.805	n (P-5760; A-14524)	3100.70	re (A-2922)
2058.810	n (P-5760; A-14524)	3100.80	re (A-2922)
2058.815	n (P-5760; A-14524)	3100.90	re (A-2922)
2058.900	n (P-5760; A-14524)	3100.100	re (A-2922)
2058.905	n (P-5760; A-14524)	3100.110	re (A-2922)
2058.1000	n (P-5760; A-14524)	3100.120	re (A-2922)
2070.121	n (P-3147)	3100.130	re (A-2922)
2070.122	n (P-3147)	3100.140	re (A-2922)
2070.123	n (P-3147)	3100.150	re (A-2922)
2070.124	n (P-3147)	3100.160	re (A-2922)
2070.146	n (P-3147)	3100.170	re (A-2922)
2070.248	n (P-3147)	3100.180	re (A-2922)
2070.1371	n (P-3147)	3100.190	re (A-2922)
2070.1551	n (P-3147)	3100.200	re (A-2922)
2070.1826	n (P-3147)	3100.210	re (A-2922)
2090.10	am (P-10994) (E-11273; O-14457)	3100.220	re (A-2922)
2090.20	am (P-10994) (E-11273; O-14457)	3100.230	re (A-2922)
2090.30	am (P-10994) (E-11273; O-14457)	3100.240	re (A-2922)
2090.40	am (P-10994) (E-11273; O-14457)	3100.250	re (A-2922)
2090.50	am (P-10994) (E-11273; O-14457)	3100.260	re (A-2922)
2090.60	am (P-10994)	3100.270	re (A-2922)
2090.70	am (P-10994) (E-11273; O-14457)	3100.280	re (A-2922)
2090.80	am (P-10994)	3100.290	re (A-2922)
2090.90	am (P-10994) (E-11273; O-14457)	3100.300	re (A-2922)
2090.100	am (P-10994) (E-11273; O-14457)	3100.310	re (A-2922)
2090.110	am (P-10994) (E-11273; O-14457)	3100.320	re (A-2922)
2510.30	am (P-16025/87; A-6102)	3100.330	re (A-2922)
2510.50	am (P-14191/87; A-6102) (P-13694)	3100.340	re (A-2922)
2510.70	am (P-16025/87; A-6102)	3100.350	re (A-2922)
2530.20	am (P-4767)	3100.360	re (A-2922)
2530.30	am (P-4767)	3100.370	re (A-2922)
2530.40	am (P-4767)	3100.380	re (A-2922)
2530.40	B n (P-4767)	3100.390	re (A-2922)
2540.30	am (P-16030/87; A-6114)	3100.400	re (A-2922)
2800.101	am (P-3196; A-15550)	3100.410	re (A-2922)
2800.102	n (P-3196; A-15550)	3100.420	re (A-2922)
2800.201	am (P-3196; A-15550)	3100.430	re (A-2922)
2800.202	am (P-3196; A-15550)	3100.440	re (A-2922)
2800.203	am (P-3196; A-15550)	3100.450	re (A-2922)
2800.401	am (P-3196; A-15550)	3100.460	re (A-2922)
2800.Ap.B	n (P-3196; A-15550)	3100.470	re (A-2922)

TITLE 80 (CONT'D)		TITLE 80 (CONT'D)	
420.820	am (P-17464/87; A-6766)	2120.30	n (P-8180; A-17296) (E-11810)
420.830	am (P-17464/87; A-6766)	2120.110	n (P-8180; A-17296) (E-11810)
1125.10	am (E-13707) (P-16375)	2120.120	n (P-8180; A-17296) (E-11810)
1125.20	am (E-13707) (P-16375)	2120.210	n (P-8180; A-17296) (E-11810)
1125.30	r (E-13707)	2120.220	n (P-8180; A-17296) (E-11810)
1125.30	am (P-16375)	2120.230	n (P-8180; A-17296) (E-11810)
1125.50	am (E-13707)	2120.310	n (P-8180; A-17296) (E-11810)
1125.50	r (P-16375)	2120.320	n (P-8180; A-17296) (E-11810)
1125.70	am (E-13707) (P-16375)	2120.330	n (P-8180; A-17296) (E-11810)
1125.80	am (E-13707) (P-16375)	2120.340	n (P-8180; A-17296) (E-11810)
1125.90	r (E-13707) (P-16375)	2120.410	n (P-8180; A-17296) (E-11810)
1125.100	n (E-13707) (P-16375)	2120.420	n (P-8180; A-17296) (E-11810)
1135.10	n (P-14504)	2120.430	n (P-8180; A-17296) (E-11810)
1135.20	n (P-14504)	2120.440	n (P-8180; A-17296) (E-11810)
1135.30	n (P-14504)	2120.510	n (P-8180; A-17296) (E-11810)
1200.60	am (P-11025)	2120.520	n (P-8180; A-17296) (E-11810)
1200.90	am (P-11025)	2120.530	n (P-8180; A-17296) (E-11810)
1200.140	am (P-11025)	2120.540	n (P-8180; A-17296) (E-11810)
1210.100	am (P-11039)	2120.610	n (P-8180; A-17296) (E-11810)
1210.160	am (P-11039)	2120.620	n (P-8180; A-17296) (E-11810)
1220.40	am (P-11052)	2120.710	n (P-8180; A-17296) (E-11810)
1230.50	am (P-11031)	2120.720	n (P-8180; A-17296) (E-11810)
1230.60	am (P-11031)	2120.730	n (P-8180; A-17296) (E-11810)
1230.70	am (P-11031)	2120.740	n (P-8180; A-17296) (E-11810)
1230.150	am (P-11031)	2120.750	n (P-8180; A-17296) (E-11810)
1570.40	am (P-14122)	2120.760	n (P-8180; A-17296) (E-11810)
1570.60	r (P-14122)	2120.770	n (P-8180; A-17296) (E-11810)
1570.70	am (P-14122)	2120.780	n (P-8180; A-17296) (E-11810)
1570.80	am (P-14122)	2120.790	n (P-8180; A-17296) (E-11810)
1570.90	am (P-14122)	2120.800	n (P-8180; A-17296) (E-11810)
1570.100	am (P-14122)	2120.810	n (P-8180)
1570.110	am (P-14122)	2150.1	n (P-10285)
1570.120	am (P-14122)	2150.2	n (P-10285)
1570.150	am (P-14122)	2150.5	n (P-10285)
1570.160	am (P-14122)	2150.10	n (P-10285)
1650.180	am (P-9390; A-16896)	2650.1	n (P-6871) (E-6975; O-11352)
1650.210	am (P-9390; A-16896)	2650.1	r (E-10191)
1650.220	am (P-9390; A-16896)	2650.1	r (E-10191)
1650.271	n (P-9390; A-16896)	2650.5	n (P-6871) (E-6975; O-11352)
1650.350	am (P-9390; A-16896)	2650.5	r (E-10191)
1650.410	am (P-9390; A-16896)	2650.10	n (E-10191)
2000.70	am (P-12766)	2650.15	n (P-6871) (E-6975; O-11352)
2110.30	am (P-7912; A-17283) (E-11795)	2650.15	n (E-10191)
2110.210	am (P-7912; A-17283) (E-11795)	2650.20	n (P-6871) (E-6975; O-11352)
2110.220	am (P-7912; A-17283) (E-11795)	2650.20	n (E-10191)
2110.240	am (P-7912; A-17283) (E-11795)	2650.25	n (P-6871) (E-6975; O-11352)
2110.330	am (P-7912; A-17283) (E-11795)	2650.25	r (E-10191)
2110.420	am (P-7912; A-17283) (E-11795)	2650.30	n (P-6871) (E-6975; O-11352)
2110.440	am (P-7912; A-17283) (E-11795)	2650.30	n (E-10191)
2110.510	am (P-7912; A-17283) (E-11795)	2650.50	n (P-6871) (E-6975; O-11352)
2110.530	am (P-7912; A-17283) (E-11795)	2650.50	n (E-10191)
2110.540	am (P-7912; A-17283) (E-11795)	2800.5	r (P-10373/87; A-749)
2110.610	am (P-7912; A-17283) (E-11795)	2800.10	r (P-10373/87; A-749)
2110.710	am (P-7912; A-17283) (E-11795)	2800.20	r (P-10373/87; A-749)
2120.10	n (P-8180; A-17296) (E-11810)	2800.30	r (P-10373/87; A-749)
2120.20	n (P-8180; A-17296) (E-11810)	2800.100	n (P-10363/87; O-19842/87; R-1636; A-738)

[illegible]

TITLE 80 (CONT'D)			TITLE 80 (CONT'D)			TITLE 81 (CONT'D)			TITLE 82 (CONT'D)			TITLE 83 (CONT'D)			TITLE 83 (CONT'D)		
2800.110	n	(P-10363/87; O-19842/87; R-1636; A-738)	2800.600	r	(P-10373/87; A-749)	281.Ex. H	n	(P-19989/87; A-19664)	595.130	re	(A-12998)	281.Ex. A	am	(P-19989/87; A-19664)	710.1	n	(P-305; A-9645) (E-1295)
2800.200	r	(P-10373/87; A-749)	2800.600	n	(P-10373/87; O-19842/87; R-1636; A-738)	325.5	r	(P-18021)	710.3	n	(P-305; A-9645) (E-1295)	325.5	r	(P-18021)	710.4	r	(P-305; A-9645) (E-1295)
2800.200	n	(P-10363/87; O-19842/87; R-1636; A-738)	2800.610	r	(P-10373/87; A-749)	325.20	r	(P-18021)	710.5	r	(P-308; A-9659) (E-1309)	325.20	r	(P-18021)	710.10	r	(P-308; A-9659) (E-1309)
2800.210	r	(P-10373/87; A-749)	2800.700	r	(P-10373/87; A-749)	415.20	am	(P-3873; A-11710)	710.11	r	(P-305; A-9645) (E-1295)	415.20	am	(P-3873; A-11710)	710.13	n	(P-305; A-9645) (E-1295)
2800.210	n	(P-10363/87; O-19842/87; R-1636; A-738)	2800.700	n	(R-1636; A-738)	440.10	n	(P-3162)	710.14	r	(P-305; A-9645) (E-1295)	440.10	n	(P-3162)	710.15	n	(P-308; A-9659) (E-1309)
2800.220	r	(P-10373/87; A-749)	2800.710	r	(P-10373/87; A-749)	440.100	n	(P-3162)	710.16	n	(P-305; A-9645) (E-1295)	440.100	n	(P-3162)	710.17	n	(P-305; A-9645) (E-1295)
2800.220	n	(P-10363/87; O-19842/87; R-1636; A-738)	2800.710	n	(P-10363/87; O-19842/87; R-1636; A-738)	440.200	n	(P-3162)	710.18	n	(P-305; A-9645) (E-1295)	440.200	n	(P-3162)	710.19	n	(P-305; A-9645) (E-1295)
2800.230	r	(P-10373/87; A-749)	2800.720	r	(P-10373/87; A-749)	440.220	n	(P-3162)	710.20	r	(P-308; A-9659) (E-1309)	440.220	n	(P-3162)	710.21	n	(P-308; A-9659) (E-1309)
2800.230	n	(P-10363/87; O-19842/87; R-1636; A-738)	2800.730	r	(P-10373/87; A-749)	440.240	n	(P-3162)	710.22	n	(P-305; A-9645) (E-1295)	440.240	n	(P-3162)	710.23	n	(P-305; A-9645) (E-1295)
2800.240	r	(P-10373/87; A-749)	2800.740	r	(P-10373/87; A-749)	440.300	n	(P-3162)	710.25	n	(P-305; A-9645) (E-1295)	440.300	n	(P-3162)	710.27	n	(P-305; A-9645) (E-1295)
2800.240	n	(P-10363/87; O-19842/87; R-1636; A-738)	2800.800	r	(P-10373/87; A-749)	440.310	n	(P-3162)	710.30	r	(P-308; A-9659) (E-1309)	440.310	n	(P-3162)	710.35	r	(P-308; A-9659) (E-1309)
2800.240	r	(P-10373/87; A-749)	2800.800	n	(P-10373/87; A-749)	440.400	n	(P-3162)	710.45	r	(P-308; A-9659) (E-1309)	440.400	n	(P-3162)	710.70	r	(P-308; A-9659) (E-1309)
2800.250	r	(P-10363/87; O-19842/87; R-1636; A-738)	2800.1b. A	r	(P-5629; A-11626)	440.410	n	(P-3162)	710.75	r	(P-308; A-9659) (E-1309)	440.410	n	(P-3162)	710.85	r	(P-308; A-9659) (E-1309)
2800.250	n	(P-10373/87; A-749)	3000.300	am	(P-5629; A-11626)	440.420	n	(P-3162)	710.90	r	(P-308; A-9659) (E-1309)	440.420	n	(P-3162)	710.100	r	(P-308; A-9659) (E-1309)
2800.260	r	(P-10373/87; A-749)	3000.300	am	(P-5629; A-11626)	440.430	n	(P-3162)	710.105	n	(P-19563)	440.430	n	(P-3162)	710.110	n	(P-19563)
2800.260	n	(P-10363/87; O-19842/87; R-1636; A-738)	3000.300	am	(P-5629; A-11626)	440.500	n	(P-3162)	710.115	n	(P-19563)	440.500	n	(P-3162)	710.120	n	(P-19563)
2800.270	r	(P-10373/87; A-749)	3100.100	n	(P-2041; A-9487)	440.510	n	(P-3162)	710.125	n	(P-19563)	440.510	n	(P-3162)	710.130	n	(P-19563)
2800.270	n	(P-10363/87; O-19842/87; R-1636; A-738)	3100.200	n	(P-2041; A-9487)	440.520	n	(P-3162)	710.135	n	(P-308; A-9659) (E-1309)	440.520	n	(P-3162)	710.140	n	(P-308; A-9659) (E-1309)
2800.280	r	(P-10373/87; A-749)	3100.300	n	(P-2041; A-9487)	440.600	n	(P-3162)	710.145	n	(P-19563)	440.600	n	(P-3162)	710.150	r	(P-308; A-9659) (E-1309)
2800.290	r	(P-10373/87; A-749)	3100.400	n	(P-2041; A-9487)	440.610	n	(P-3162)	710.155	n	(P-19563)	440.610	n	(P-3162)	710.160	r	(P-308; A-9659) (E-1309)
2800.295	r	(P-10373/87; A-749)	3100.500	n	(P-2041; A-9487)	440.620	n	(P-3162)	710.165	n	(P-19563)	440.620	n	(P-3162)	710.170	n	(P-19563)
2800.298	r	(P-10373/87; A-749)	3100.600	n	(P-2041; A-9487)	440.630	n	(P-3162)	710.175	n	(P-19563)	440.630	n	(P-3162)	710.180	n	(P-19563)
2800.300	n	(P-10363/87; O-19842/87; R-1636; A-738)	3100.700	n	(P-2041; A-9487)	440.640	n	(P-3162)	710.180	n	(P-19563)	440.640	n	(P-3162)			
2800.300	r	(P-10373/87; A-749)	3100.800	n	(P-2041; A-9487)	440.650	n	(P-3162)				440.650	n	(P-3162)			
2800.310	r	(P-10373/87; A-749)	3100.900	n	(P-2041; A-9487)	440.660	n	(P-3162)				440.660	n	(P-3162)			
2800.320	r	(P-10373/87; A-749)	3100.1000	n	(P-2041; A-9487)	440.700	n	(P-3162)				440.700	n	(P-3162)			
2800.330	r	(P-10373/87; A-749)	3100.1100	n	(P-2041; A-9487)	440.800	n	(P-3162)				440.800	n	(P-3162)			
2800.340	r	(P-10373/87; A-749)	3100.1200	n	(P-2041; A-9487)	440.810	n	(P-3162)				440.810	n	(P-3162)			
2800.350	r	(P-10373/87; A-749)															
2800.360	r	(P-10373/87; A-749)															
2800.400	r	(P-10373/87; A-749)															
2800.400	n	(P-10363/87; O-19842/87; R-1636; A-738)															
2800.410	r	(P-10373/87; A-749)															
2800.410	n	(P-10363/87; O-19842/87; R-1636; A-738)															
2800.420	r	(P-10373/87; A-749)															
2800.430	r	(P-10373/87; A-749)															
2800.440	r	(P-10373/87; A-749)															
2800.500	r	(P-10373/87; A-749)															
2800.500	n	(P-10363/87; O-19842/87; R-1636; A-738)															
2800.510	r	(P-10373/87; A-749)															
2800.520	r	(P-10373/87; A-749)															
2800.530	r	(P-10373/87; A-749)															
2800.540	r	(P-10373/87; A-749)															
2800.550	r	(P-10373/87; A-749)															

TITLE 83 CONT'D		
710.185	n	(P-19563)
710.190	n	(P-19563)
710.200	r	(P-308; A-9659) (E-1309)
710.200	n	(P-19563)
710.210	n	(P-308; A-9659) (E-1309)
710.210	n	(P-19563)
710.215	n	(P-19563)
710.220	r	(P-308; A-9659) (E-1309)
710.220	n	(P-19563)
710.225	r	(P-308; A-9659) (E-1309)
710.225	n	(P-19563)
710.230	r	(P-308; A-9659) (E-1309)
710.230	n	(P-19563)
710.235	n	(P-308; A-9659) (E-1309)
710.240	r	(P-308; A-9659) (E-1309)
710.240	n	(P-19563)
710.250	r	(P-308; A-9659) (E-1309)
710.260	r	(P-308; A-9659) (E-1309)
710.300	r	(P-308; A-9659) (E-1309)
710.310	r	(P-308; A-9659) (E-1309)
710.320	r	(P-308; A-9659) (E-1309)
710.400	r	(P-308; A-9659) (E-1309)
710.500	r	(P-308; A-9659) (E-1309)
710.510	r	(P-308; A-9659) (E-1309)
710.520	r	(P-308; A-9659) (E-1309)
710.530	r	(P-308; A-9659) (E-1309)
710.600	r	(P-308; A-9659) (E-1309)
710.610	r	(P-308; A-9659) (E-1309)
710.620	r	(P-308; A-9659) (E-1309)
710.630	r	(P-308; A-9659) (E-1309)
710.640	r	(P-308; A-9659) (E-1309)
710.650	r	(P-308; A-9659) (E-1309)
710.700	r	(P-308; A-9659) (E-1309)
710.800	r	(P-308; A-9659) (E-1309)
710.810	r	(P-308; A-9659) (E-1309)
710.820	r	(P-308; A-9659) (E-1309)
710.830	r	(P-308; A-9659) (E-1309)
710.840	r	(P-308; A-9659) (E-1309)
710.850	r	(P-308; A-9659) (E-1309)
710.855	r	(P-308; A-9659) (E-1309)
710.860	r	(P-308; A-9659) (E-1309)
710.870	r	(P-308; A-9659) (E-1309)
710.880	r	(P-308; A-9659) (E-1309)
710.890	r	(P-308; A-9659) (E-1309)
710.900	r	(P-308; A-9659) (E-1309)
710.905	r	(P-308; A-9659) (E-1309)
710.910	r	(P-308; A-9659) (E-1309)
710.1001	r	(P-308; A-9659) (E-1309)
710.1002	r	(P-308; A-9659) (E-1309)
710.1003	r	(P-308; A-9659) (E-1309)
710.1004	r	(P-308; A-9659) (E-1309)
710.1007	r	(P-308; A-9659) (E-1309)
710.1011	r	(P-308; A-9659) (E-1309)
710.1012	r	(P-308; A-9659) (E-1309)
710.1020	r	(P-308; A-9659) (E-1309)
710.1030	r	(P-308; A-9659) (E-1309)

[illegible]

	P-308	A-9659	(E-1309)
710.1650	r		
710.1660	r		
710.1670	r		
710.1680	r		
710.1690	r		
710.1700	r		
710.1710	r		
710.1720	r		
710.1730	r		
710.1740	r		
710.1760	r		
710.1790	r		
710.1800	r		
710.1810	r		
710.2000	n		
710.2000	nm		
710.2002	n		
710.2010	r		
710.2020	r		
710.2030	r		
710.2110	r		
710.2120	r		
710.2210	r		
710.2231	n		
710.2232	n		
710.2310	r		
710.2320	r		
710.2340	r		
710.2350	r		
710.2410	r		
710.2421	r		
710.2422	r		
710.2423	r		
710.2424	r		
710.2430	r		
710.2440	r		
710.2610	r		
710.2620	r		
710.2640	r		
710.2690	n		
710.2760	r		
710.2770	r		
710.3000	r		
710.3010	r		
710.3020	r		
710.3030	r		
710.3040	r		
710.3060	r		
710.3070	r		
710.3080	r		
710.3090	r		
710.3120	r		
710.3130	r		
710.3140	r		
710.3150	r		
710.3160	r		

TITLE 81 (CONT'D)		
710.3170	r	(P-308; A-9659) (E-1309)
710.3230	r	(P-308; A-9659) (E-1309)
710.3260	r	(P-308; A-9659) (E-1309)
710.3270	r	(P-308; A-9659) (E-1309)
710.3350	r	(P-308; A-9659) (E-1309)
710.3360	r	(P-308; A-9659) (E-1309)
710.3380	r	(P-308; A-9659) (E-1309)
710.3390	r	(P-308; A-9659) (E-1309)
710.3400	r	(P-308; A-9659) (E-1309)
710.3600	r	(P-308; A-9659) (E-1309)
710.3650	r	(P-308; A-9659) (E-1309)
710.3700	r	(P-308; A-9659) (E-1309)
710.3750	r	(P-308; A-9659) (E-1309)
710.3800	r	(P-308; A-9659) (E-1309)
710.4000	r	(P-308; A-9659) (E-1309)
710.4010	n	(P-305; A-9645) (E-1295)
710.4020	n	(P-308; A-9659) (E-1309)
710.4030	n	(P-305; A-9645) (E-1295)
710.4100	n	(P-305; A-9645) (E-1295)
710.4110	n	(P-305; A-9645) (E-1295)
710.4130	r	(P-308; A-9659) (E-1309)
710.4150	r	(P-308; A-9659) (E-1309)
710.4160	r	(P-308; A-9659) (E-1309)
710.4340	n	(P-305; A-9645) (E-1295)
710.4350	n	(P-305; A-9645) (E-1295)
710.4999	n	(P-305; A-9645) (E-1295)
710.5000	r	(P-308; A-9659) (E-1309)
710.5010	r	(P-308; A-9659) (E-1309)
710.5030	r	(P-308; A-9659) (E-1309)
710.5040	r	(P-308; A-9659) (E-1309)
710.5060	r	(P-308; A-9659) (E-1309)
710.5080	r	(P-308; A-9659) (E-1309)
710.5081	r	(P-308; A-9659) (E-1309)
710.5082	r	(P-308; A-9659) (E-1309)
710.5082	n	(P-305; A-9645) (E-1295)
710.5083	n	(P-308; A-9659) (E-1309)
710.5083	n	(P-305; A-9645) (E-1295)
710.5090	r	(P-308; A-9659) (E-1309)
710.5091	r	(P-308; A-9659) (E-1309)
710.5092	r	(P-308; A-9659) (E-1309)
710.5093	r	(P-308; A-9659) (E-1309)
710.5100	r	(P-308; A-9659) (E-1309)
710.5110	r	(P-308; A-9659) (E-1309)
710.5120	r	(P-308; A-9659) (E-1309)
710.5160	r	(P-308; A-9659) (E-1309)
710.5210	r	(P-308; A-9659) (E-1309)
710.5230	r	(P-308; A-9659) (E-1309)
710.5240	r	(P-308; A-9659) (E-1309)
710.5250	r	(P-308; A-9659) (E-1309)
710.5260	r	(P-308; A-9659) (E-1309)
710.5270	r	(P-308; A-9659) (E-1309)
710.5280	r	(P-308; A-9659) (E-1309)
710.5300	r	(P-308; A-9659) (E-1309)
710.5999	n	(P-305; A-9645) (E-1295)
710.6021	r	(P-308; A-9659) (E-1309)
710.6022	r	(P-308; A-9659) (E-1309)

[illegible]

TITLE 83 (CONT'D)	
711.7400 n	(P-298; A-9495) (E-1136)
711.7510 n	(P-298; A-9495) (E-1136)
711.7520 n	(P-298; A-9495) (E-1136)
711.7530 n	(P-298; A-9495) (E-1136)
711.7540 n	(P-298; A-9495) (E-1136)
711.7610 n	(P-298; A-9495) (E-1136)
711.7620 n	(P-298; A-9495) (E-1136)
711.7630 n	(P-298; A-9495) (E-1136)
711.7640 n	(P-298; A-9495) (E-1136)
712.5 n	(P-302; A-9588) (E-1236)
712.10 n	(P-302; A-9588) (E-1236)
712.15 n	(P-302; A-9588) (E-1236)
712.20 n	(P-302; A-9588) (E-1236)
712.25 n	(P-302; A-9588) (E-1236)
712.100 n	(P-302; A-9588) (E-1236)
712.105 n	(P-302; A-9588) (E-1236)
712.110 n	(P-302; A-9588) (E-1236)
712.115 n	(P-302; A-9588) (E-1236)
712.200 n	(P-302; A-9588) (E-1236)
712.205 n	(P-302; A-9588) (E-1236)
712.210 n	(P-302; A-9588) (E-1236)
712.215 n	(P-302; A-9588) (E-1236)
712.225 n	(P-302; A-9588) (E-1236)
712.235 n	(P-302; A-9588) (E-1236)
712.245 n	(P-302; A-9588) (E-1236)
712.250 n	(P-302; A-9588) (E-1236)
712.255 n	(P-302; A-9588) (E-1236)
712.260 n	(P-302; A-9588) (E-1236)
712.265 n	(P-302; A-9588) (E-1236)
712.270 n	(P-302; A-9588) (E-1236)
712.280 n	(P-302; A-9588) (E-1236)
712.285 n	(P-302; A-9588) (E-1236)
712.290 n	(P-302; A-9588) (E-1236)
712.305 n	(P-302; A-9588) (E-1236)
712.315 n	(P-302; A-9588) (E-1236)
712.320 n	(P-302; A-9588) (E-1236)
712.335 n	(P-302; A-9588) (E-1236)
712.345 n	(P-302; A-9588) (E-1236)
712.350 n	(P-302; A-9588) (E-1236)
712.355 n	(P-302; A-9588) (E-1236)
712.360 n	(P-302; A-9588) (E-1236)
712.365 n	(P-302; A-9588) (E-1236)
712.370 n	(P-302; A-9588) (E-1236)
712.375 n	(P-302; A-9588) (E-1236)
712.1220 n	(P-302; A-9588) (E-1236)
712.1439 n	(P-302; A-9588) (E-1236)
712.2002 n	(P-302; A-9588) (E-1236)
712.2003 n	(P-302; A-9588) (E-1236)
712.2004 n	(P-302; A-9588) (E-1236)
712.2005 n	(P-302; A-9588) (E-1236)
712.2006 n	(P-302; A-9588) (E-1236)
712.2007 n	(P-302; A-9588) (E-1236)
712.2110 n	(P-302; A-9588) (E-1236)
712.2111 n	(P-302; A-9588) (E-1236)
712.2112 n	(P-302; A-9588) (E-1236)
712.2113 n	(P-302; A-9588) (E-1236)
712.2114 n	(P-302; A-9588) (E-1236)

SAI - 73

TITLE 83 (CONT'D)	
755.105 n	(P-11587/87; A-3687)
755.110 n	(P-11587/87; A-3687)
755.115 n	(P-11587/87; A-3687)
755.120 n	(P-11587/87; A-3687)
755.125 n	(P-11587/87; A-3687)
755.130 n	(P-11587/87; A-3687)
755.135 n	(P-11587/87; A-3687)
755.145 n	(P-11587/87; A-3687)
755.200 n	(P-11587/87; A-3687)
755.210 n	(P-11587/87; A-3687)
755.220 n	(P-11587/87; A-3687)
755.225 n	(P-11587/87; A-3687)
755.230 n	(P-11587/87; A-3687)
755.300 n	(P-11587/87; A-3687)
755.305 n	(P-11587/87; A-3687)
755.310 n	(P-11587/87; A-3687)
755.400 n	(P-11587/87; A-3687)
755.405 n	(P-11587/87; A-3687)
755.410 n	(P-11587/87; A-3687)
755.415 n	(P-11587/87; A-3687)
756.10 n	(P-7455; O-14428; R-17437; A-17321)
756.15 n	(P-7455; A-17321)
756.20 n	(P-7455; A-17321)
756.100 n	(P-7455; A-17321)
756.105 n	(P-7455; O-14428)
756.110 n	(P-7455; A-17321)
756.115 n	(P-7455; O-14428)
756.120 n	(P-7455; A-17321)
756.125 n	(P-7455; A-17321)
756.200 n	(P-7455; A-17321)
756.205 n	(P-7455; A-17321)
756.210 n	(P-7455; A-17321)
756.215 n	(P-7455; A-17321)
756.220 n	(P-7455; O-14428; R-17437; A-17321)
756.300 n	(P-7455; A-17321)
756.305 n	(P-7455; A-17321)
756.310 n	(P-7455; A-17321)
757.15 n	(P-14799)
757.100 n	(P-14799)
757.105 n	(P-14799)
757.110 n	(P-14799)
757.115 n	(P-14799)
757.120 n	(P-14799)
757.200 n	(P-14799)
757.205 n	(P-14799)
757 Ex. A n	(P-14799)

TITLE 86	
100.5200 n	(P-5175/87; A-6748)
100.5250 r	(P-5175/87; A-6748)
100.5300 r	(P-51587/87; A-3687)
100.5350 r	(P-51587/87; A-3687)

SAI - 74

TITLE 86 (CONT'D)	
100.5400 r	(P-5175/87; A-6748)
100.5500 n	(P-5175/87; A-6748)
100.5550 r	(P-5175/87; A-6748)
100.5700 n	(P-17083/87; A-4865)
100.5702 n	(P-17083/87; A-4865)
100.5704 n	(P-17083/87; A-4865)
100.5706 n	(P-17083/87; A-4865)
100.5708 n	(P-17083/87; A-4865)
100.5710 n	(P-17083/87; A-4865)
100.5712 n	(P-17083/87; A-4865)
100.5714 n	(P-17083/87; A-4865)
100.7030 n	(P-12215/87; A-11766)
100.9010 n	(P-14263/87; A-14307)
100.9020 n	(P-14263/87; A-14307)
100.9060 n	(P-14263/87; A-14307)
100.9070 n	(P-14263/87; A-14307)
100.9080 n	(P-14263/87; A-14307)
100.9100 r	(P-14263/87; A-14307)
100.9110 n	(P-14263/87; A-14307)
100.9120 r	(P-14263/87; A-14307)
100.9130 n	(P-14263/87; A-14307)
100.9200 n	(P-14263/87; A-14307)
110.145 n	(P-14317/87; A-14346)
130.330 n	(E-14401)
130.801 n	(P-18501/87; A-5652)
130.805 n	(P-18501/87; A-5652)
130.810 n	(P-18501/87; A-5652)
130.825 n	(P-18501/87; A-5652)
130.901 n	(P-11084)
130.1501 n	(P-11084)
130.1505 n	(P-11084)
130.1515 n	(P-11084)
130.2000 n	(E-14401; O-17450; M-19531)
140.140 n	(E-14419)
140.145 n	(E-14419; O-17453)
140.1401 n	(P-11108)
140.1405 n	(P-11108)
140.1415 n	(P-11108)
160.150 n	(P-11119)
160.155 n	(P-11119)
160.165 n	(P-11119)
180.101 n	(P-11056)
210.135 n	(P-11060)
428.100 n	(P-9400; A-15159)
428.110 n	(P-9400; A-15159)
428.120 n	(P-9400; A-15159)
428.130 n	(P-9400; A-15159)
432.100 n	(E-11297) (P-15027)
432.110 n	(E-11297) (P-15027)
432.120 n	(E-11297) (P-15027)
432.130 n	(E-11297) (P-15027)
432.140 n	(E-11297) (P-15027)
432.150 n	(E-11297) (P-15027)
432.160 n	(E-11297) (P-15027)
432.170 n	(E-11297) (P-15027)
432.180 n	(E-11297) (P-15027)

TITLE 86 (CONT'D)			TITLE 89 (CONT'D)			TITLE 89 (CONT'D)			TITLE 89 (CONT'D)		
432.190	n	(E-11297; P-15027)	112.91	n	(P-3223; A-9032)	114.120	am	(P-11839; E-14463)	120.310	am	(P-16058/87; A-3516) (P-3942; E-11297; P-15027)
432.200	n	(E-11297; P-15027)	112.93	n	(P-3223; A-9032)	114.121	n	(E-1831/87; RC-263)	120.311	am	(P-19620/87; O-4915; R-6327; A-9132)
440.10	am	(P-11063)	112.95	n	(P-3223; A-9032)	114.122	n	(P-18027/87; A-6170)	120.318	am	(P-18030/87; A-8672)
440.50	am	(P-11063)	112.98	n	(P-1743; RC-7849; A-7673)	114.122	am	(P-14111; E-14364) (P-11839; E-14463)	120.335	am	(P-14952/87; P-15449/87; A-904)
440.90	am	(P-11063)	112.110	am	(P-14940/87; P-15829/87; A-844)	114.123	am	(P-18027/87; RC-4912)	120.380	am	(P-11676; A-19704) (E-11839; O-14463; R-15721)
450.10	am	(P-11071)	112.127	am	(P-20732/87; A-10481)	114.124	am	(P-18027/87; A-6170)	120.381	am	(P-11676; A-19704) (E-11839; O-14463; R-15721)
480.110	am	(P-11077)	112.251	am	(P-14940/87; P-15829/87; A-844)	114.127	n	(P-18491/87; A-6170)	120.382	am	(P-14952/87; P-15449/87; A-904)
525.102	n	(E-16828)	112.252	am	(P-15905)	114.125	n	(P-18027/87; A-6170)	120.390	am	(P-11676; A-19704) (E-11839; O-14463; R-15721)
530.165	am	(P-11104)	112.253	am	(P-14940/87; P-15829/87; A-844)	114.126	n	(P-18027/87; A-6170)	120.391	am	(P-11676; A-19704) (E-11839; O-14463; R-15721)
			112.254	am	(P-14940/87; P-15829/87; A-844)	114.127	am	(P-18027/87; A-6170)	120.392	am	(P-11676; A-19704) (E-11839; O-14463; R-15721)
			112.302	am	(P-15905)	114.128	n	(P-14996)	120.335	am	(P-12964; A-17867)
			112.308	am	(P-7529; A-14669)	114.129	n	(P-18027/87; A-6170)	121.1	am	(P-13362/87; O-19914/87; R-4235; A-4204) (P-1745; A-9678)
			112.315	am	(P-3911; A-9032) (P-3837; A-14172)	114.130	n	(P-18027/87; A-6170)	121.7	am	(P-1745; A-9678) (E-1941)
			112.320	am	(P-10435/87; A-6694)	114.140	n	(E-18791/87; RC-276)	121.19	n	(P-19603/87; A-9922)
			113.10	am	(P-15575/87; A-2126) (P-4453)	114.210	am	(P-20755/87; A-9940)	121.20	am	(P-11855/87; O-15401/87; R-236)
			113.20	am	(P-20732/87; A-10481)	114.220	am	(P-18932/87; O-4906; R-6826; A-6170)	121.23	n	(P-19603/87; A-9922)
			113.70	am	(P-17999/87; A-8662)	114.223	am	(P-20755/87; A-9940)	121.24	n	(P-19603/87; A-9922)
			113.107	am	(P-20747/87; A-9699)	114.350	am	(P-15850/87; A-889)	121.25	n	(P-19603/87; A-9922)
			113.130	am	(P-15475)	114.351	am	(P-15850/87; A-889) (P-15924)	121.26	n	(P-19603/87; A-9922)
			113.141	am	(P-20487/87; A-5642) (P-12953)	114.352	am	(P-15850/87; A-889) (P-15924)	121.27	n	(P-19603/87; A-9922)
			113.142	am	(P-12953; A-17849)	114.353	am	(P-15850/87; A-889) (P-15924)	121.31	am	(P-13915; E-14045) (P-16271)
			113.143	am	(P-15442/87; A-864) (P-15898)	114.400	am	(P-6545; A-11474)	121.50	am	(P-14950/87; A-877)
			113.247	am	(P-12953; A-17849)	114.402	am	(P-8872; A-14255)	121.51	am	(P-14950/87; A-877)
			113.253	am	(P-1674) (E-11828; R-14736)	114.420	am	(P-16050/87; A-3505)	121.58	am	(P-14950/87; A-877)
			113.260	am	(P-11674; A-11457)	116.520	am	(P-8236; A-14207; C-15772)	121.60	am	(P-15704)
			113.302	am	(P-5174; A-11457)	117.10	am	(P-15471/87; A-2985)	121.63	am	(P-8246; A-12824) (P-15704)
			113.303	am	(P-5174; A-11457)	117.20	am	(P-7571; A-13608)	121.64	am	(P-1745; A-9678) (E-1941)
			113.304	am	(P-15844/87; A-871) (P-15920)	117.40	am	(P-10373)	121.70	am	(P-1745; A-9678) (E-1941)
			113.305	am	(P-15844/87; A-871) (P-15920)	117.70	r	(P-8635; A-14296)	121.72	am	(P-19603/87; A-9922)
			113.306	am	(P-16040/87; A-3487)	118.100	am	(P-20497/87; A-6301)	121.120	am	(P-5180; A-11463)
			113.307	am	(P-15953/87; O-4890; R-6824; A-6894)	118.200	n	(P-2190; A-8068) (E-3037)	121.140	n	(P-1745; A-9678) (E-1941)
			113.308	am	(P-6894)	118.200	am	(P-1412)	121.151	am	(P-19620/87; O-4920; R-6828; A-6728) (P-7553; W-11654)
			113.309	am	(P-8837; A-14172)	120.10	am	(P-4463; P-7540; W-11321)	140.2	am	(P-11701; A-19734) (E-11868; O-14466; R-15723)
			113.310	am	(P-8837; A-14172)	120.11	n	(P-11676; A-19704) (E-11839; O-14463; R-15721)	140.3	am	(P-1765; O-14440; R-17031; A-16738) (E-1960) (P-11701; A-19734) (E-11868; O-14466; R-15723)
			113.311	am	(P-8837; A-14172)	120.20	am	(P-6554; A-12835) (E-11839; O-14463)			
			113.312	am	(P-8837; A-14172)	120.31	n	(P-7540; W-11321) (P-11676; R-15721)			
			113.313	am	(P-8837; A-14172)	120.40	am	(P-6554; A-12835) (E-11839; O-14463) (P-17633)			
			113.314	am	(P-8837; A-14172)	120.60	am	(P-4463; P-11676; A-19704)			
			113.315	am	(P-8837; A-14172)	120.61	am	(E-11839; O-14463; R-15721)			
			113.316	am	(P-8837; A-14172)	120.64	n	(P-5191; A-11483)			
			113.317	am	(P-8837; A-14172)	120.64	n	(P-11676; A-19704) (E-11839; O-14463; R-15721)			
			113.318	am	(P-8837; A-14172)	120.80	am	(P-11408) (E-11632)			

TITLE 89 (CONT'D)		TITLE 89 (CONT'D)		TITLE 89 (CONT'D)	
140.5	am	(P-1765; O-14440; R-17031; A-16738) (E-1960)	140.460	am	(P-943387; A-6927)
140.7	am	(P-11701; A-19734) (E-11868; O-14466; R-15723)	140.469	n	(P-1765; O-14440; R-17031; A-16738) (E-1960)
140.8	n	(P-1545787; O-256; R-1646; A-916)	140.473	am	(P-1765; O-14440; R-17031; A-16738) (E-1960)
140.9	am	(P-7553; W-11654) (P-11701; A-19734) (E-11868; O-14466; R-15723)	140.485	am	(P-510; W-2161)
140.10	am	(P-1496387; A-7695)	140.486	am	(P-510; W-2161)
140.11	am	(P-1803987; W-9756)	140.487	am	(P-510; W-2161)
140.12	am	(P-1803987; W-9756)	140.488	n	(P-510; W-2161)
140.13	am	(P-1803987; W-9756)	140.506	am	(P-2076; A-12509)
140.14	am	(P-1803987; W-9756)	140.512	am	(P-11995)
140.15	am	(P-1803987; W-9756)	140.523	am	(P-1558487; A-5427)
140.16	am	(P-1803987; W-9756)	140.525	am	(P-3273; O-12563; R-14427; A-14271) (P-9344; A-18198)
140.17	am	(P-1803987; W-9756)	140.526	am	(P-17172)
140.18	am	(P-1803987; W-9756)	140.529	am	(P-9344; A-18198)
140.19	am	(P-1803987; W-9756) (P-12976)	140.533	am	(P-8887; A-19396)
140.21	am	(P-1803987; W-9756)	140.535	am	(P-10348; A-19396)
140.22	am	(P-1803987; W-9756)	140.543	am	(P-10348; A-19396)
140.27	am	(P-1803987; W-9756)	140.560	am	(P-10348; A-19396)
140.28	am	(P-1803987; W-9756)	140.562	am	(P-1765; A-10717) (E-1960)
140.35	am	(P-1803987; W-9756)	140.570	am	(P-10348; A-19396)
140.37	am	(P-3273; A-10497)	140.582	am	(P-8887; A-19396)
140.40	am	(P-16421) (E-16921)	140.583	n	(P-8887; A-19396)
140.101	n	(P-17392; A-17879)	140.584	n	(P-8887; A-19396)
140.102	n	(P-17392; A-17879)	140.590	am	(P-10348; A-19396)
140.103	n	(P-17392; A-17879)	140.642	am	(P-19613)
140.104	n	(P-17392; A-17879)	140.895	n	(P-1765; A-10717) (E-1960)
140.110	n	(P-11701) (E-11868)	140.896	n	(P-11701) (E-11868)
140.350	am	(P-5958)	140.900	re	(A-6956)
140.362	am	(P-5958)	140.901	am	(P-1045487; O-3128; R-6328; A-6246)
140.363	am	(P-5958)	140.901	re	(A-6956)
140.364	am	(P-5958)	140.902	re	(A-6956)
140.367	am	(P-5958)	140.902	am	(P-1045487; O-3128; R-6328; A-6246)
140.369	am	(P-5958)	140.906	re	(A-6956)
140.370	am	(P-5958)	140.907	re	(A-6956)
140.372	am	(P-5958)	140.908	re	(A-6956)
140.373	am	(P-5958)	140.909	re	(A-6956)
140.376	am	(P-5958)	140.911	re	(A-6956)
140.390	am	(P-17643)	140.912	re	(A-6956)
140.392	am	(P-17643)	140.940	re	(A-7401)
140.394	am	(P-17643)	140.942	re	(A-7401)
140.400	am	(P-17172)	140.944	re	(A-7401)
140.420	am	(P-4317; A-12509)	140.946	re	(A-7401)
140.421	am	(P-4317; A-12509)	140.948	re	(A-7401)
140.441	am	(P-17172)	140.952	re	(A-7401)
140.443	am	(P-17172)	140.952	am	(P-3273)
140.445	am	(P-17172)			
140.447	am	(P-17172)			
140.452	n	(P-943387; A-6927)			
140.453	n	(P-943387; A-6927)			
140.454	n	(P-943387; A-6927)			
140.455	n	(P-943387; A-6927)			
140.456	n	(P-943387; A-6927)			

TITLE 89 (CONT'D)		TITLE 89 (CONT'D)		TITLE 89 (CONT'D)	
140.954	re	(A-7401)	141.2680	am	(P-9804; A-14219) (E-10197)
140.956	re	(A-7401)	141.2720	am	(P-2002287; A-7358) (P-9804; A-14219) (E-10197)
140.958	re	(A-7401)	141.2760	am	(P-15483) (E-15667)
140.960	re	(A-7401)	141.2840	am	(P-9804; A-14219) (E-10197)
140.962	re	(A-7401)	141.2920	am	(P-2002287; A-7358)
140.964	re	(A-7401)	141.2960	am	(P-2002287; A-7358) (P-9804; A-14219) (E-10197) (P-15483) (E-15667)
140.966	re	(A-7401)	141.3040	am	(P-9804; A-14219) (E-10197)
140.968	re	(A-7401)	141.3080	am	(P-2002287; A-7358)
140.970	re	(A-7401)	141.3280	am	(P-2002287; A-7358)
140.972	re	(A-7401)	141.3440	am	(P-15483) (E-15667)
140.Tb. A	r	(P-510; W-2161)	141.3480	am	(P-15483) (E-15667)
140.Tb. D	am	(P-4317; A-12509)	141.3560	am	(P-2002287; A-7358) (P-9804; A-14219) (E-10197)
140.Tb. H	am	(P-1045487; O-3128; R-6328; A-6246)	141.3760	am	(P-9804; A-14219) (E-10197)
140.Tb. H	re	(A-6956)	141.3800	am	(P-15483) (E-15667)
140.Tb. I	am	(P-1045487; O-3128; R-6328; A-6246)	141.3840	am	(P-9804; A-14219) (E-10197)
140.Tb. I	re	(A-6956)	141.3920	am	(P-15483) (E-15667)
141.200	am	(P-2002287; A-7358) (P-9804; A-14219) (E-10197)	141.4000	am	(P-2002287; A-7358)
141.400	am	(P-2002287; A-7358) (P-15483)	141.4040	am	(P-15483) (E-15667)
141.480	am	(P-15483) (E-15667)	141.4160	am	(P-2002287; A-7358) (P-9804; A-14219) (E-10197)
141.560	am	(P-2002287; A-7358) (P-9804; A-14219) (E-10197) (P-15483)	141.4200	am	(P-2002287; A-7358)
141.640	am	(P-2002287; A-7358)	141.4440	am	(P-2002287; A-7358) (P-9804; A-14219) (E-10197) (P-15483)
141.720	am	(P-9804; A-14219) (E-10197)	141.4520	am	(P-15483) (E-15667)
141.800	am	(P-2002287; A-7358) (P-9804; A-14219) (E-10197) (P-15483)	141.4560	am	(P-9804; A-14219) (E-10197)
141.880	am	(P-2002287; A-7358) (P-9804; A-14219) (E-10197)	141.4640	am	(P-2002287; A-7358)
141.1000	am	(P-2002287; A-7358)	141.4720	am	(P-15483) (E-15667)
141.1160	am	(P-2002287; A-7358) (P-15483)	141.4760	am	(P-2002287; A-7358) (P-9804; A-14219) (E-10197) (P-15483)
141.1200	am	(P-2002287; A-7358) (P-9804; A-14219) (E-10197)	147.5	re	(E-15667)
141.1240	am	(P-15483) (E-15667)	147.25	re	(A-6956)
141.1280	am	(P-9804; A-14219) (E-10197)	147.50	re	(A-6956)
141.1320	am	(P-15483) (E-15667)	147.75	re	(A-6956)
141.1480	am	(P-2002287; A-7358)	147.75	am	(P-10627)
141.1520	am	(P-9804; A-14219) (E-10197)	147.100	re	(A-6956)
141.1680	am	(P-15483) (E-15667)	147.100	am	(P-10627)
141.1760	am	(P-9804; A-14219) (E-10197)	147.105	re	(A-6956)
141.1840	am	(P-15483) (E-15667)	147.125	re	(A-6956)
141.2160	am	(P-2002287; A-7358)	147.150	re	(A-6956)
141.2280	am	(P-2002287; A-7358)	147.175	re	(A-6956)
141.2360	am	(P-15483) (E-15667)	147.200	re	(A-6956)
141.2400	am	(P-2002287; A-7358) (P-15483)	147.205	re	(A-6956)
		(E-15667)	147.205	am	(P-17201)
			147.Tb. A	re	(A-6956)
			147.Tb. B	am	(P-10627)
			147.Tb. B	am	(A-6956)
					(P-10627)

TITLE 89 (CONT'D)

149.5	re	(A-7401)
149.25	re	(A-7401)
149.50	re	(A-7401)
149.75	re	(A-7401)
149.100	re	(A-7401)
149.105	re	(A-7401) (P-13917)
149.125	re	(A-7401)
149.125	am	(P-3273; A-12095)
149.150	re	(A-7401)
149.175	re	(A-7401)
149.200	re	(A-7401)
149.205	re	(A-7401)
149.225	re	(A-7401)
149.250	re	(A-7401)
149.275	re	(A-7401)
149.300	re	(A-7401)
149.305	re	(A-7401)
149.325	re	(A-7401)
160.60	am	(P-120; A-9065) (E-1563)
160.70	am	(P-120; A-9065) (E-1563)
160.75	am	(P-13899)
160.80	n	(P-120; A-9065) (E-1563)
160.80	am	(P-9797; W-12919) (P-12770; A-18185)
165.40	am	(P-11402; A-18192)
165.42	n	(P-11402; A-18192)
165.70	am	(P-10343)
165.100	am	(P-10343)
230.360	am	(P-14777)
230.362	am	(P-14777)
230.365	am	(P-14777)
230.510	n	(P-12137) (E-12540)
230.520	n	(P-12137) (E-12540)
230.530	n	(P-12137) (E-12540)
230.540	n	(P-12137) (E-12540)
230.550	n	(P-12137) (E-12540)
230.560	n	(P-12137) (E-12540)
230.570	n	(P-12137) (E-12540)
230.580	n	(P-12137) (E-12540)
240.100	re	(A-7980)
240.110	am	(P-10821)
240.110	re	(A-7980)
240.120	am	(P-10821)
240.120	re	(A-7980)
240.130	re	(A-7980)
240.131	re	(A-7980)
240.132	re	(A-7980)
240.133	re	(A-7980)
240.134	re	(A-7980)
240.135	re	(A-7980)
240.140	re	(A-7980)
240.150	r	(P-10821)
240.150	re	(A-7980)
240.160	re	(A-7980)
240.160	n	(P-10821)

TITLE 89 (CONT'D)

240.410	re	(A-7980)
240.410	am	(P-10821)
240.415	re	(A-7980)
240.415	am	(P-10821)
240.420	re	(A-7980)
240.421	re	(A-7980)
240.422	re	(A-7980)
240.423	re	(A-7980)
240.424	re	(A-7980)
240.425	am	(P-10821)
240.425	re	(A-7980)
240.426	re	(A-7980)
240.430	am	(P-10821)
240.430	re	(A-7980)
240.435	re	(A-7980)
240.435	am	(P-10821)
240.440	re	(A-7980)
240.445	re	(A-7980)
240.445	am	(P-10821)
240.450	am	(P-10821)
240.450	re	(A-7980)
240.455	re	(A-7980)
240.455	am	(P-10821)
240.460	am	(P-10821)
240.460	re	(A-7980)
240.465	re	(A-7980)
240.465	am	(P-10821)
240.470	am	(P-10821)
240.470	re	(A-7980)
240.475	re	(A-7980)
240.480	re	(A-7980)
240.480	am	(P-10821)
240.485	re	(A-7980)
240.485	re	(A-7980)
240.500	re	(A-7980)
240.510	re	(A-7980)
240.510	#	(P-10821)
240.510	am	(P-10821)
240.511	re	(A-7980)
240.512	re	(A-7980)
240.520	re	(A-7980)
240.520	#	(P-10821)
240.520	am	(P-10821)
240.521	re	(A-7980)
240.522	re	(A-7980)
240.523	re	(A-7980)
240.530	re	(A-7980)
240.530	am	(P-10821)
240.531	am	(P-10821)
240.532	re	(A-7980)
240.533	re	(A-7980)
240.534	am	(P-10821)
240.535	re	(A-7980)
240.540	re	(A-7980)
240.600	am	(P-10821)
240.600	re	(A-7980)

TITLE #9 (CONT'D)

240.844	re	(A-7980)
240.845	re	(A-7980)
240.850	re	(A-7980)
240.855	am	(P-10821)
240.855	re	(A-7980)
240.860	re	(A-7980)
240.860	am	(P-10821)
240.865	am	(P-10821)
240.865	re	(A-7980)
240.875	re	(A-7980)
240.870	am	(P-10821)
240.875	am	(P-10821)
240.905	am	(P-10821)
240.905	re	(A-7980)
240.910	re	(A-7980)
240.910	am	(P-10821)
240.915	am	(P-10821)
240.915	re	(A-7980)
240.920	re	(A-7980)
240.920	am	(P-10821)
240.925	#	(P-10821)
240.925	re	(A-7980)
240.930	re	(A-7980)
240.930	n	(P-10821)
240.935	n	(P-10821)
240.940	am	(P-10821)
240.940	re	(A-7980)
240.945	am	(P-10821)
240.945	re	(A-7980)
240.950	am	(P-10821)
240.950	re	(A-7980)
240.955	re	(A-7980)
240.960	re	(A-7980)
240.961	re	(A-7980)
240.962	re	(A-7980)
240.963	re	(A-7980)
240.964	re	(A-7980)
240.965	re	(A-7980)
240.965	re	(A-7980)
240.970	re	(A-7980)
240.980	re	(A-7980)
240.990	re	(A-7980)
240.1010	re	(A-7980)
240.1010	am	(P-10821)
240.1020	am	(P-10821)
240.1020	re	(A-7980)
240.1030	n	(P-10821)
240.1040	n	(P-10821)
240.1050	n	(P-10821)
240.1060	n	(P-10821)
240.1110	am	(P-10821)
240.1110	re	(A-7980)
240.1120	re	(A-7980)
240.1120	am	(P-10821)
240.1130	am	(P-10821)
240.1130	re	(A-7980)

TITLE #9 (CONT'D)

240.1140	re	(A-7980)
240.1150	re	(A-7980)
240.1160	n	(P-10821)
240.1170	n	(P-10821)
240.1180	n	(P-10821)
240.1190	n	(P-10821)
240.1210	am	(P-10821)
240.1210	re	(A-7980)
240.1310	re	(A-7980)
240.1310	am	(P-10821)
240.1320	am	(P-10821)
240.1320	re	(A-7980)
240.1330	re	(A-7980)
240.1330	re	(P-10821)
240.1396	r	(P-10821)
240.1396	re	(A-7980)
240.1397	re	(A-7980)
240.1397	r	(P-10821)
240.1398	re	(A-7980)
240.1398	r	(P-10821)
240.1399	am	(P-10821)
240.1399	re	(A-7980)
240.1410	re	(A-7980)
240.1420	re	(A-7980)
240.1510	re	(A-7980)
240.1510	am	(P-10821)
240.1520	am	(P-10821)
240.1520	re	(A-7980)
240.1530	re	(A-7980)
240.1530	am	(P-10821)
240.1535	am	(P-10821)
240.1540	am	(P-10821)
240.1545	am	(P-10821)
240.1545	re	(A-7980)
240.1550	re	(A-7980)
240.1550	am	(P-10821)
240.1555	am	(P-10821)
240.1555	re	(A-7980)
240.1560	re	(A-7980)
240.1560	am	(P-10821)
240.1565	n	(P-10821)
240.1570	n	(P-10821)
240.1575	n	(P-10821)
240.1580	n	(P-10821)
240.1590	n	(P-10821)
240.1600	n	(P-10821)
240.1605	n	(P-10821)
240.1610	n	(P-10821)
240.1615	n	(P-10821)
240.1620	n	(P-10821)
240.1625	n	(P-10821)
240.1630	n	(P-10821)
240.1635	n	(P-10821)
240.1640	n	(P-10821)
240.1645	n	(P-10821)
240.1650	n	(P-10821)
240.1655	n	(P-10821)

TITLE #9 (CONT'D)

408.090	n	(P-13757)
408.095	n	(P-13757)
408.100	n	(P-13757)
408.105	n	(P-13757)
408.110	n	(P-13757)
408.115	n	(P-13757)
408.120	n	(P-13757)
408.125	n	(P-13757)
408.130	n	(P-13757)
408.135	n	(P-13757)
408.140	n	(P-13757)
408.145	n	(P-13757)
408.150	n	(P-13757)
408.155	n	(P-13757)
408.160	n	(P-13757)
408.165	n	(P-13757)
408.170	n	(P-13757)
408.175	n	(P-13757)
408.180	n	(P-13757)
408.185	n	(P-13757)
408.190	n	(P-13757)
408.195	n	(P-13757)
408.200	n	(P-13757)
408.205	n	(P-13757)
408.210	n	(P-13757)
408.215	n	(P-13757)
408.220	n	(P-13757)
408.225	n	(P-13757)
408.230	n	(P-13757)
408.235	n	(P-13757)
408.240	n	(P-13757)
408.245	n	(P-13757)
408.250	n	(P-13757)
408.255	n	(P-13757)
408.260	n	(P-13757)
408.265	n	(P-13757)
408.270	n	(P-13757)
408.275	n	(P-13757)
408.280	n	(P-13757)
408.285	n	(P-13757)

TITLE 89 (CONT'D)		TITLE 89 (CONT'D)	
587.110	am	(P-2192)	755.200
587.130	n	(P-2192)	755.210
587.500	am	(P-2192)	755.220
587.600	am	(P-19007/87; A-15621)	755.230
592.45	n	(P-2095)	755.240
597.20	am	(P-2197)	755.250
597.150	n	(P-2197)	755.260
602.20	am	(P-13985/87; A-6745)	760.40
607.50	am	(P-20767/87; A-15156)	765.10
617.20	am	(P-11938/87; A-6959)	765.20
617.30	am	(P-17460/87; A-17957)	765.40
617.40	am	(P-15475/87; A-11498)	765.50
617.50	am	(P-15475/87; A-11498)	766.00
617.55	n	(P-15475/87; A-11498)	766.10
617.60	am	(P-11938/87; A-6959)	766.20
		(P-15475/87; A-11498)	766.30
617.70	am	(P-11938/87; A-6959)	766.40
		(P-15475/87; A-11498)	766.50
617.100	r	(P-17080/87; A-17090)	766.60
622.20	am	(P-15598/87; A-11505)	766.70
650.700	am	(P-15520)	766.80
675.100	am	(P-4691; A-18240)	766.90
675.200	am	(P-7568/87; A-7712)	767.00
675.300	am	(P-7568/87; A-7712)	767.10
685.600	am	(P-15023)	767.20
700.200	am	(P-10409)	767.30
700.300	am	(P-10409)	767.40
712.100	am	(P-10377)	767.50
712.200	am	(P-10377)	767.60
712.300	am	(P-10377)	767.70
712.400	am	(P-10377)	767.80
712.1000	n	(P-10377)	767.90
712.310	n	(P-13952)	768.00
750.20	am	(P-13992/87; A-5450)	768.10
750.30	am	(P-13992/87; A-5450)	768.20
755.20	am	(P-13193/87; A-13971)	768.30
755.30	am	(P-13193/87; A-13971)	768.40
755.40	am	(P-13193/87; A-13971)	768.50
755.50	am	(P-13193/87; A-13971)	768.60
755.60	am	(P-13193/87; A-13971)	768.70
755.70	am	(P-13193/87; A-13971)	768.80
755.80	am	(P-13193/87; A-13971)	768.90
755.90	am	(P-13193/87; A-13971)	769.00
755.100	am	(P-13193/87; A-13971)	769.10
755.100	am	(P-13193/87; A-13971)	769.20
755.100	am	(P-13193/87; A-13971)	769.30
755.110	am	(P-13193/87; A-13971)	769.40
755.120	am	(P-13193/87; A-13971)	769.50
755.140	am	(P-13193/87; A-13971)	769.60
755.150	am	(P-13193/87; A-13971)	769.70
755.160	am	(P-13193/87; A-13971)	769.80
755.170	am	(P-13193/87; A-13971)	769.90
755.180	am	(P-13193/87; A-13971)	770.00
755.190	am	(P-13193/87; A-13971)	770.10

TITLE 89 (CONT'D)		TITLE 89 (CONT'D)	
825.10	am	(P-13936/87; A-5443)	870.10
827.20	am	(P-718; A-14700)	870.20
827.30	am	(P-718; A-14700)	870.30
829.10	n	(P-5990)	870.40
829.20	n	(P-5990)	870.50
829.30	n	(P-5990)	870.60
829.40	n	(P-5990)	870.70
829.50	n	(P-5990)	870.80
829.60	n	(P-5990)	870.90
829.70	n	(P-5990)	871.00
829.80	n	(P-5990)	871.10
829.90	n	(P-5990)	871.20
830.35	n	(P-2092; A-14304)	871.30
843.10	am	(P-16405/87; A-13996)	871.40
843.11	am	(P-15015)	871.50
843.20	n	(P-16405/87; A-13996)	871.60
843.30	n	(P-16405/87; A-13996)	871.70
843.40	n	(P-16405/87; A-13996)	871.80
843.50	n	(P-16405/87; A-13996)	871.90
843.60	am	(P-15015)	872.00
843.70	am	(P-16405/87; A-13996)	872.10
843.80	n	(P-16405/87; A-13996)	872.20
843.90	n	(P-16405/87; A-13996)	872.30
843.100	n	(P-16405/87; A-13996)	872.40
843.110	n	(P-16405/87; A-13996)	872.50
843.120	n	(P-16405/87; A-13996)	872.60
843.130	n	(P-16405/87; A-13996)	872.70
843.140	n	(P-16405/87; A-13996)	872.80
843.150	am	(P-15015)	872.90
843.160	am	(P-16405/87; A-13996)	873.00
843.170	am	(P-16405/87; A-13996)	873.10
845.20	am	(P-5467; O-9195)	873.20
846.10	am	(P-8894/87; A-7722)	873.30
846.30	am	(P-8894/87; A-7722)	873.40
846.40	am	(P-8894/87; A-7722)	873.50
850.10	am	(P-8890/87; A-3781)	873.60
850.11	am	(P-8890/87; A-3781)	873.70
850.30	n	(P-8890/87; A-3781)	873.80
850.40	n	(P-8890/87; A-3781)	873.90
850.50	am	(P-8890/87; A-3781)	874.00
850.50	am	(P-8910)	874.10
853.93	n	(P-12208/87; A-11248)	874.20
853.100	am	(P-12208/87; A-11248)	874.30
853.103	am	(P-12208/87; A-11248)	874.40
853.110	am	(P-12208/87; A-11248)	874.50
853.130	am	(P-12208/87; A-11248)	874.60
853.143	am	(P-12208/87; A-11248)	874.70
853.150	am	(P-12208/87; A-11248)	874.80
853.193	n	(P-12208/87; A-11248)	874.90
853.230	n	(P-12208/87; A-11248)	875.00

TITLE 92 (CONT'D)

440.420	am	(P-2098; A-8463)
442.260	am	(P-1641/87; A-4220)
448.Ap. A	am	(P-3619; A-11566)
Ex. A	n	(P-3619; A-11566)
IL. A	n	(P-3619; A-11566)
IL. B	n	(P-3619; A-11566)
IL. C	n	(P-3619; A-11566)
IL. D	n	(P-3619; A-11566)
IL. E	n	(P-3619; A-11566)
IL. F	n	(P-3619; A-11566)
IL. G	n	(P-3619; A-11566)
IL. H	n	(P-3619; A-11566)
448.Ap. D	am	(P-3619; A-11566)
Ex. A	n	(P-16536)
451.10	n	(P-16536)
451.20	n	(P-16536)
451.30	n	(P-16536)
451.40	n	(P-16536)
451.50	n	(P-16536)
451.60	n	(P-16536)
451.70	n	(P-16536)
451.80	n	(P-16536)
451.90	n	(P-16536)
451.100	n	(P-16536)
451.110	n	(P-16536)
451.120	n	(P-16536)
451.130	n	(P-16536)
451.140	n	(P-16536)
451.Ap. A	n	(P-16536)
451.Ap. B	n	(P-16536)
451.Ap. C	n	(P-16536)
451.Ap. D	n	(P-16536)
451.Ap. E	n	(P-16536)
451.Ap. F	n	(P-16536)
451.Ap. G	n	(P-16536)
451.11. A	n	(P-16536)
451.11. B	n	(P-16536)
452.10	r	(P-16447)
452.20	r	(P-16447)
452.30	r	(P-16447)
452.40	r	(P-16447)
452.50	r	(P-16447)
452.60	r	(P-16447)
452.70	r	(P-16447)
452.80	r	(P-16447)
452.90	r	(P-16447)
452.100	r	(P-16447)
452.110	r	(P-16447)
452.120	r	(P-16447)
452.130	r	(P-16447)
452.140	r	(P-16447)
452.150	r	(P-16447)
452.160	r	(P-16447)
452.170	r	(P-16447)
452.180	r	(P-16447)
452.190	r	(P-16447)
452.200	r	(P-16447)
452.210	r	(P-16447)
452.220	r	(P-16447)
452.230	r	(P-16447)
452.240	r	(P-16447)
452.301	r	(P-16536)
452.302	r	(P-16536)
452.303	r	(P-16536)
452.304	r	(P-16447)
452.305	r	(P-16447)
452.306	r	(P-16447)
452.307	r	(P-16447)
452.308	r	(P-16447)
452.309	r	(P-16447)
452.310	r	(P-16447)
452.311	r	(P-16447)
452.312	r	(P-16447)
452.313	r	(P-16447)
452.314	r	(P-16447)
452.315	r	(P-16447)
452.316	r	(P-16447)
452.317	r	(P-16447)
452.318	r	(P-16447)
452.319	r	(P-16447)
452.320	r	(P-16447)
452.400	r	(P-16447)
452.401	r	(P-16447)
452.402	r	(P-16447)

TITLE 92 (CONT'D)

522.403	r	(P-6045; A-16201)
522.404	r	(P-6045; A-16201)
522.405	r	(P-6045; A-16201)
522.407	r	(P-6045; A-16201)
522.500	r	(P-6045; A-16201)
522.600	r	(P-6045; A-16201)
522.601	r	(P-6045; A-16201)
522.602	r	(P-6045; A-16201)
522.603	r	(P-6045; A-16201)
522.604	r	(P-6045; A-16201)
522.700	r	(P-6045; A-16201)
522.800	r	(P-6045; A-16201)
522.801	r	(P-6045; A-16201)
522.802	r	(P-6045; A-16201)
522.803	r	(P-6045; A-16201)
522.900	r	(P-6045; A-16201)
522.1000	r	(P-6045; A-16201)
522.Ex.A	r	(P-6045; A-16201)
522.Ex.B	r	(P-6045; A-16201)
522.Ex.C	r	(P-6045; A-16201)
522.11. A	n	(P-6011; A-16163)
522.11. B	n	(P-6011; A-16163)
522.11. C	n	(P-6011; A-16163)
522.11. D	n	(P-6011; A-16163)
522.11. E	n	(P-6011; A-16163)
522.11. F	n	(P-6011; A-16163)
522.11. G	n	(P-6011; A-16163)
522.11. H	n	(P-6011; A-16163)
522.11. I	n	(P-6011; A-16163)
534.10	n	(P-18143/87; O-4929; RC-4935; R-9172; A-12884)
534.20	n	(P-18143/87; O-4929; RC-4935; R-9172; A-12884)
534.30	n	(P-18143/87; O-4929; RC-4935; R-9172; A-12884)
534.110	n	(P-18143/87; O-4929; RC-4935; R-9172; A-12884)
534.210	n	(P-18143/87; O-4929; RC-4935; R-9172; A-12884)
534.220	n	(P-18143/87; O-4929; RC-4935; R-9172)
546.200	am	(P-16085/87; A-4214)
546.350	am	(P-16085/87; A-4214)
554.101	am	(P-1797; A-13232)
554.111	am	(P-1797; A-13232)
554.408	am	(P-1797; A-13232)
554.504	am	(P-1797; A-13232)
554.903	am	(P-1797; A-13232)
708.10	n	(P-5200)
708.20	n	(P-5200)
708.30	n	(P-5200)
708.40	n	(P-5200)
708.50	n	(P-5200)
708.60	n	(P-5200)
708.70	n	(P-5200)
708.80	n	(P-5200)

TITLE 92 (CONT'D)

708.90	n	(P-5200)
708.100	n	(P-5200)
708.110	n	(P-5200)
708.120	n	(P-5200)
708.130	n	(P-5200)
708.140	n	(P-5200)
708.150	n	(P-5200)
708.160	n	(P-5200)
708.170	n	(P-5200)
708.180	n	(P-5200)
810.10	n	(P-5225; A-16203)
810.20	n	(P-5225; A-16203)
810.30	n	(P-5225; A-16203)
810.40	n	(P-5225; A-16203)
810.50	n	(P-5225; A-16203)
810.60	n	(P-5225; A-16203)
810.70	n	(P-5225; A-16203)
810.80	n	(P-5225; A-16203)
810.90	n	(P-5225; A-16203)
1000.41	n	(P-17269)
1003.10	n	(P-8639; A-14719)
1003.20	n	(P-8639; A-14719)
1003.30	n	(P-8639; A-14719)
1003.40	n	(P-8639; A-14719)
1003.50	n	(P-8639; A-14719)
1003.60	n	(P-8639; A-14719)
1003.70	n	(P-8639; A-14719)
1010.20	n	(P-19642)
1010.240	am	(P-8257; A-14711)
1010.440	n	(P-16432)
1010.451	n	(P-8920; A-15193)
1010.452	n	(P-19642)
1010.455	n	(P-19642)
1010.456	n	(P-19642)
1019.5	n	(P-19652)
1019.20	n	(P-19652)
1019.30	n	(P-19652)
1019.35	n	(P-19652)
1019.40	n	(P-19652)
1019.45	n	(P-19652)
1020.10	am	(P-4792; O-11346; RC-11349; R-12920; A-13612)
1020.20	am	(P-3607; A-17962)
1030.15	n	(P-12010; A-19777)
1030.50	am	(P-10117/87; A-3027)
1030.65	n	(P-10117/87; A-3027)
1030.86	n	(P-17275)
1030.92	n	(P-4694; A-13221)
1030.94	n	(P-9840; A-16915)
1030.115	n	(P-10117/87; A-3027)
1040.20	am	(P-4077; A-15625)
1040.30	am	(P-17259)
1040.32	n	(P-11475/87; A-2148)
1040.32	am	(P-8913; A-16153)
1040.40	am	(P-17259)

TITLE 92 (CONT'D)

1040.42	n	(P-10655; A-16906)
1040.43	n	(P-10655; A-16906)
1040.65	am	(P-6916; A-14351)
1040.66	n	(P-15947)
1040.70	n	(P-9409; A-17090) (P-19636)
1060.5	n	(P-11417; A-19756)
1060.10	am	(P-11417; A-19756)
1060.20	am	(P-11417; A-19756)
1060.30	am	(P-11417; A-19756)
1060.80	am	(P-11417; A-19756)
1060.90	am	(P-11417; A-19756)
1060.100	am	(P-11417; A-19756)
1060.110	am	(P-11417; A-19756)
1060.140	am	(P-11417; A-19756)
1060.150	am	(P-11417; A-19756)
1060.160	am	(P-11417; A-19756)
1060.230	am	(P-11417; A-19756)
1060.250	n	(P-2051287; A-13203)
1100.5	n	(P-2077087; A-8448)
1100.7	n	(P-2077087; A-8448)
1100.10	am	(P-2077087; A-8448)
1100.20	n	(P-2077087; A-8448)
1100.30	n	(P-2077087; A-8448)
1205.10	am	(P-7947; O-14432; RC-14436; A-15540)
1205.100	am	(P-7947; O-14432; RC-14436; A-15540)
1205.110	am	(P-7947; O-14432; RC-14436; A-15540)
1205.115	n	(P-7947; O-14432; RC-14436; A-15540)
1205.210	am	(P-7947; O-14432; RC-14436; A-15540)
1206.20	am	(P-1888587; A-6089)
1207.40	n	(P-2047; A-10453)
1235.10	n	(P-17045)
1235.15	n	(P-17045)
1235.20	n	(P-17045)
1235.25	n	(P-17045)
1235.30	n	(P-17045)
1235.35	n	(P-17045)
1235.40	n	(P-17045)
1235.45	n	(P-17045)
1235.50	n	(P-17045)
1235.55	n	(P-17045)
1304.10	n	(P-13381)
1460.5	r	(P-13385)
1460.10	r	(P-13385)
1460.15	r	(P-13385)
1460.20	r	(P-13385)
1460.25	r	(P-13385)
1460.30	r	(P-13385)
1460.35	r	(P-13385)
1460.40	r	(P-13385)
1460.45	r	(P-13385)
1460.50	r	(P-13385)

TITLE 92 (CONT'D)

1810.110	re	(P-13385)
1810.120	re	(A-12998)
1810.130	re	(A-12998)
2000.10	am	(P-2050)
2000.25	n	(P-2050)
2000.30	am	(P-2050)

TITLE 95

102.5	am	(P-1586587; A-14731)
102.10	am	(P-1586587; A-14731)
102.20	am	(P-1586587; A-14731)
102.30	am	(P-1586587; A-14731)
106.10	am	(P-1467987; A-14356)
107.10	am	(P-1467987; A-14356)
107.20	am	(P-1467987; A-14356)
107.30	am	(P-1467987; A-14356)
107.40	am	(P-1467987; A-14356)
107.50	am	(P-1467987; A-14356)
108.10	am	(P-1468787; A-4225; C-14469)
108.20	am	(P-1468787; A-4225; C-14469)
108.30	am	(P-1468787; A-4225; C-14469)
108.40	am	(P-1468787; A-4225; C-14469)
108.50	am	(P-1468787; A-4225; C-14469)
108.60	am	(P-1468787; A-4225; C-14469)
108.70	am	(P-1468787; A-4225; C-14469)
108.80	am	(P-1468787; A-4225; C-14469)
108.90	am	(P-1468787; A-4225; C-14469)
108.100	am	(P-1468787; A-4225; C-14469)
108.120	am	(P-1468787; A-4225; C-14469)
108.130	am	(P-1468787; A-4225; C-14469)
108.140	am	(P-1468787; A-4225; C-14469)
108.150	am	(P-1468787; A-4225; C-14469)
108.160	am	(P-1468787; A-4225; C-14469)
108.170	am	(P-1468787; A-4225; C-14469)
109.10	am	(P-1468787; A-3785)
109.20	am	(P-1468787; A-3785)
109.30	am	(P-1468787; A-3785)
109.40	am	(P-1468787; A-3785)
109.50	am	(P-1468787; A-3785)
109.70	am	(P-1468787; A-3785)
109.90	am	(P-1468787; A-3785)
109.100	am	(P-1468787; A-3785)
109.110	am	(P-1468787; A-3785)
120.5	n	(P-1641987; A-15200)
120.10	n	(P-1641987; A-15200)
120.20	n	(P-1641987; A-15200)
120.30	n	(P-1641987; A-15200)

This part of the Sections Affected Index lists only those Sections on which rulemaking is occurring in this issue of the Illinois Register. For previous action on these Sections in this volume of the Register, please refer to the first part of this index which begins on page SAI-1.

TITLE 8	
505.10 am (P-19806)	
505.20 am (P-19806)	
505.25 am (P-19806)	
505.240 am (P-19806)	
505.280 am (P-19806)	
505.310 am (P-19806)	
TITLE 11	
208.10 n (P-19926; O-20234)	
208.20 n (P-19926; O-20234)	
208.30 n (P-19926; O-20234)	
208.40 n (P-19926; O-20234)	
208.100 n (P-19926; O-20234)	
208.110 n (P-19926; O-20234)	
208.120 n (P-19926; O-20234)	
TITLE 17	
590.10 am (E-16233; O-20245)	
590.40 am (E-16233; O-20245)	
590.60 am (E-16233; O-20245)	
TITLE 32	
350.30 am (P-19851)	
350.1010 am (P-19851)	
350.1050 am (P-19851)	
350.1070 am (P-19851)	
350.3040 am (P-19851)	
350.3060 am (P-19851)	
350.3080 am (P-19851)	
351.3030 am (P-19864)	
400.10 am (P-19840)	
400.110 am (P-19840)	
400.120 am (P-19840)	
400.130 am (P-19840)	
400.140 am (P-19840)	
400.150 am (P-19840)	
400.160 am (P-19840)	
400.170 am (P-19840)	
TITLE 35	
201.281 am (P-5154; O-20221)	
201.401 am (P-5154; O-20221)	
201.402 am (P-5154; O-20221)	
201.403 am (P-5154; O-20221)	
201.404 am (P-5154; O-20221)	
201.405 am (P-5154; O-20221)	
201.406 am (P-5154; O-20221)	
201.407 am (P-5154; O-20221)	
201.408 am (P-5154; O-20221)	
215.206 am (A-20133)	
251.103 am (P-19825)	
251.201 am (P-19825)	
251.202 am (P-19825)	
TITLE 35 (CONT'D)	
201.115 n (P-19993)	
200.115 r (P-20012)	
200.120 n (P-19993)	
200.125 r (P-20012)	
200.125 n (P-19993)	
200.125 r (P-20012)	
200.130 n (P-19993)	
200.130 r (P-20012)	
200.135 n (P-19993)	
200.135 r (P-20012)	
200.140 n (P-19993)	
200.140 r (P-20012)	
200.145 n (P-19993)	
200.150 n (P-19993)	
200.155 n (P-19993)	
200.160 n (P-19993)	
200.165 n (P-19993)	
200.170 n (P-19993)	
200.175 n (P-19993)	
425.10 r (P-19976)	
425.20 r (P-19976)	
445.10 r (P-19981)	
445.20 r (P-19981)	
445.30 r (P-19981)	
445.30 r (P-19981)	
455.20 r (P-19987)	
455.30 r (P-19987)	
TITLE 80	
114.120 am (A-20171)	
114.122 am (A-20171)	
120.80 am (A-20188)	
121.31 am (A-20161)	
140.43 n (P-19868)	
147.7b. A am (P-10627; O-20231)	
147.7b. B am (P-10627; O-20231)	
TITLE 92	
171.4 n (P-20032)	
171.21 n (P-20032)	
171.1000 am (P-20032)	
172.2000 am (P-20040)	
173.3000 am (P-20055)	
177.2000 am (P-20027)	
178.2000 am (P-20045)	
1003.20 am (P-20019)	
1003.30 am (P-20019)	
1003.40 am (P-20019)	

TITLE 77 (CONT'D)	
395.150 n (P-19927)	
395.160 n (P-19927)	
395.170 n (P-19927)	
395.180 n (P-19927)	
395.190 n (P-19927)	
395.200 n (P-19927)	
395.300 n (P-19927)	
395.310 n (P-19927)	
395.320 n (P-19927)	
395.330 n (P-19927)	
395.400 n (P-19927)	
395.410 n (P-19927)	
510.40 am (A-20211)	
510.130 n (A-20211)	
665.610 n (P-19884)	
665.620 n (P-19884)	
665.630 n (P-19884)	
665.640 n (P-19884)	
665.640 n (P-19884)	
2090.10 am (A-20061)	
2090.20 am (A-20061)	
2090.30 am (A-20061)	
2090.40 am (A-20061)	
2090.50 am (A-20061)	
2090.60 am (A-20061)	
2090.70 am (A-20061)	
2090.80 am (A-20061)	
2090.90 am (A-20061)	
2090.100 am (A-20061)	
2090.110 am (A-20061)	
2530.20 am (A-20089)	
2530.30 am (A-20089)	
2530.40 am (A-20089)	
2530.40 am (A-20089)	
2530.40 am (A-20089)	
TITLE 80	
1200.60 am (A-20096)	
1200.90 am (A-20096)	
1200.140 am (A-20096)	
1210.100 am (A-20110)	
1210.160 am (A-20110)	
1220.40 am (A-20122)	
1230.50 am (A-20102)	
1230.60 am (A-20102)	
1230.70 am (A-20102)	
1230.150 am (A-20102)	
2000.70 am (P-12766; O-20218)	
TITLE 86	
110.145 am (P-20007)	
200.101 n (P-19993)	
200.101 r (P-20012)	
200.105 n (P-19993)	
200.105 r (P-20012)	
200.110 n (P-19993)	
200.110 r (P-20012)	

RECEIPTS		DISBURSEMENTS	
DATE	AMOUNT	DATE	AMOUNT
1891	100.00	1891	100.00
1892	200.00	1892	200.00
1893	300.00	1893	300.00
1894	400.00	1894	400.00
1895	500.00	1895	500.00
1896	600.00	1896	600.00
1897	700.00	1897	700.00
1898	800.00	1898	800.00
1899	900.00	1899	900.00
1900	1000.00	1900	1000.00
1901	1100.00	1901	1100.00
1902	1200.00	1902	1200.00
1903	1300.00	1903	1300.00
1904	1400.00	1904	1400.00
1905	1500.00	1905	1500.00
1906	1600.00	1906	1600.00
1907	1700.00	1907	1700.00
1908	1800.00	1908	1800.00
1909	1900.00	1909	1900.00
1910	2000.00	1910	2000.00
1911	2100.00	1911	2100.00
1912	2200.00	1912	2200.00
1913	2300.00	1913	2300.00
1914	2400.00	1914	2400.00
1915	2500.00	1915	2500.00
1916	2600.00	1916	2600.00
1917	2700.00	1917	2700.00
1918	2800.00	1918	2800.00
1919	2900.00	1919	2900.00
1920	3000.00	1920	3000.00
1921	3100.00	1921	3100.00
1922	3200.00	1922	3200.00
1923	3300.00	1923	3300.00
1924	3400.00	1924	3400.00
1925	3500.00	1925	3500.00
1926	3600.00	1926	3600.00
1927	3700.00	1927	3700.00
1928	3800.00	1928	3800.00
1929	3900.00	1929	3900.00
1930	4000.00	1930	4000.00
1931	4100.00	1931	4100.00
1932	4200.00	1932	4200.00
1933	4300.00	1933	4300.00
1934	4400.00	1934	4400.00
1935	4500.00	1935	4500.00
1936	4600.00	1936	4600.00
1937	4700.00	1937	4700.00
1938	4800.00	1938	4800.00
1939	4900.00	1939	4900.00
1940	5000.00	1940	5000.00
1941	5100.00	1941	5100.00
1942	5200.00	1942	5200.00
1943	5300.00	1943	5300.00
1944	5400.00	1944	5400.00
1945	5500.00	1945	5500.00
1946	5600.00	1946	5600.00
1947	5700.00	1947	5700.00
1948	5800.00	1948	5800.00
1949	5900.00	1949	5900.00
1950	6000.00	1950	6000.00
1951	6100.00	1951	6100.00
1952	6200.00	1952	6200.00
1953	6300.00	1953	6300.00
1954	6400.00	1954	6400.00
1955	6500.00	1955	6500.00
1956	6600.00	1956	6600.00
1957	6700.00	1957	6700.00
1958	6800.00	1958	6800.00
1959	6900.00	1959	6900.00
1960	7000.00	1960	7000.00
1961	7100.00	1961	7100.00
1962	7200.00	1962	7200.00
1963	7300.00	1963	7300.00
1964	7400.00	1964	7400.00
1965	7500.00	1965	7500.00
1966	7600.00	1966	7600.00
1967	7700.00	1967	7700.00
1968	7800.00	1968	7800.00
1969	7900.00	1969	7900.00
1970	8000.00	1970	8000.00
1971	8100.00	1971	8100.00
1972	8200.00	1972	8200.00
1973	8300.00	1973	8300.00
1974	8400.00	1974	8400.00
1975	8500.00	1975	8500.00
1976	8600.00	1976	8600.00
1977	8700.00	1977	8700.00
1978	8800.00	1978	8800.00
1979	8900.00	1979	8900.00
1980	9000.00	1980	9000.00
1981	9100.00	1981	9100.00
1982	9200.00	1982	9200.00
1983	9300.00	1983	9300.00
1984	9400.00	1984	9400.00
1985	9500.00	1985	9500.00
1986	9600.00	1986	9600.00
1987	9700.00	1987	9700.00
1988	9800.00	1988	9800.00
1989	9900.00	1989	9900.00
1990	10000.00	1990	10000.00

ILLINOIS REGISTER ORDER FORM

PLEASE USE THIS FORM FOR ALL ORDERS OR TO NOTIFY US OF
CHANGE OF ADDRESS

MICROFICHE SETS OF THE ILLINOIS REGISTER @\$200.00 per set

____ 1977-1978 (147 fiche) ____ 1979 (151 fiche) ____ 1980 (200 fiche) ____ 1981 (164 fiche)
____ 1982 (156 fiche) ____ 1983 (143 fiche) ____ 1984 (294 fiche) ____ 1985 (223 fiche)
____ 1986 (317 fiche) ____ 1987 (279 fiche)

CUMULATIVE INDICES TO THE ILLINOIS REGISTER @\$1.00 each

____ 1981 ____ 1982 ____ 1983 ____ 1984 ____ 1985 ____ 1986 ____ 1987

SECTIONS AFFECTED INDICES TO THE ILLINOIS REGISTER @\$1.00 each

____ 1984 ____ 1985 ____ 1986 ____ 1987

SINGLE ISSUES OF THE ILLINOIS REGISTER (current year only) @\$10.00 each

(Volume Number) (Issue Number) (Issue Date)

**ALL CHANGES OF ADDRESS MUST BE IN WRITING
(PLEASE ATTACH PRESENT MAILING LABEL OR INDICATE OLD ADDRESS AS WELL
AS NEW ADDRESS)**

**SUBSCRIPTION TO THE ILLINOIS REGISTER ____ NEW ____ RENEWAL
@\$200.00 annually**

NAME OF FIRM OR INDIVIDUAL (PLEASE TYPE OR PRINT)

ADDRESS

CITY STATE ZIP CODE
TELEPHONE NUMBER

TOTAL AMOUNT ENCLOSED (ALL FEES ARE NON-REFUNDABLE)

**MAIL PAYMENT, IN THE FORM OF A CHECK OR MONEY ORDER ONLY. MADE
PAYABLE TO SECRETARY OF STATE, TO THE ADDRESS BELOW:**

**JIM EDGAR
SECRETARY OF STATE
Address:
Administrative Code Division
201 West Monroe St.
Springfield, IL 62756
(217) 782-9786**

ORDER FORM

Illinois Administrative Code and 1986 Supplement

Please send me the following:

Amount

Illinois Administrative Code (1985 edition)

of copies

- _____ Complete Sets (9 volumes) of the *Illinois Administrative Code* at \$210.00 per set _____
- _____ Volume 1 (includes Titles 1- General Provisions; 2 - Governmental Organization; 3 - Legislature; 5 - Courts; 8 - Agriculture and Animals; 11 - Alcohol, Horse Racing, and Lottery; and 14 - Commerce) at \$25.00 per copy _____
- _____ Volume 2 (includes Titles 17 - Conservation; 20 - Corrections, Criminal Justice and Law Enforcement; 23 - Education and Cultural Resources; 26 - Elections; 29 - Emergency Services, Disasters, and Civil Defense; and 32 - Energy) at \$25.00 per copy _____
- _____ Volume 3 (includes Titles 35 - Environmental Protection; 38 - Financial Institutions; and 41 - Fire Protection) at \$25.00 per copy _____
- _____ Volume 4 (includes Titles 44 - Government Contracts, Procurement, and Property Management; 47 - Housing and Community Development; 50 - Insurance; 53 - Intergovernmental Relations; 56 - Labor and Employment; 59 - Mental Health; and 62 - Mining) at \$25.00 per copy _____
- _____ Volume 5 (includes Titles 68 - Professions and Occupations; 71 - Public Buildings, Facilities, and Real Property; 74 - Public Finance; 77 - Public Health (Parts 100 through 705)) at \$25.00 per copy _____
- _____ Volume 6 (includes Titles 77 - Public Health (Parts 720 through 2085); and 80 - Public Officials and Employees) at \$25.00 per copy _____
- _____ Volume 7 (includes Titles 83 - Public Utilities; 86 - Revenue; and 89 - Social Services (Parts 101 through 150)) at \$25.00 per copy _____
- _____ Volume 8 (includes Titles 89 - Social Services (Parts 210 through 1000); and 92 - Transportation (Parts 14 through 401)) at \$25.00 per copy _____
- _____ Volume 9 (includes Titles 92 - Transportation (Parts 426 through 2520); and 95 - Veterans and Military Affairs) at \$25.00 per copy _____

1986 Supplement to the Code

of copies

- _____ Complete set(s) (2 volumes) of the 1986 Supplement at \$55.00 per set _____
(out of print)
- _____ Volume 1 of the Supplement (includes Titles 1, 2, 8, 11, 14, 17, 20, 23, 26, 32, 35, 38, 41, 44, 47, 50 and 56) at \$33.00 per copy _____
- _____ Volume 2 of the Supplement (includes Titles 59, 62, 68, 71, 74, 77, 80, 83, 86, 89, 92, and 95) at \$33.00 per copy _____
(out of print)

1987 Supplement to the Code

of copies

- _____ Complete set(s) (2 volumes) of the 1987 Supplement at \$55.00 per set _____

Total Due _____

Name: _____

Firm/Company: _____

Address: _____

Name and telephone number of person placing the order:

Name: _____

Telephone: _____